

THE NATIONAL ARCHIVES
LITTERA
SCRIPTA
MANET

FEDERAL REGISTER

VOLUME 11 1934 NUMBER 208
OF THE UNITED STATES

Washington, Thursday, October 24, 1946

Regulations

TITLE 7—AGRICULTURE

Chapter I—Production and Marketing Administration (Standards, Inspections, Marketing Practices)

PART 52—PROCESSED FRUITS, VEGETABLES, AND OTHER PRODUCTS (INSPECTION, CERTIFICATION, AND STANDARDS)

SUBPART B—UNITED STATES STANDARDS FOR GRADES OF PROCESSED FRUITS, VEGETABLES, AND OTHER PRODUCTS¹

Pursuant to the provisions of the Department of Agriculture Appropriation Act, 1947 (Pub. Law 422, 79th Cong., 2d Sess., approved June 22, 1946), the following United States Standards for Grades of Canned Grapefruit Juice are hereby promulgated:

§ 52.365 *Canned grapefruit juice*—(a) *Definition.* Canned grapefruit juice is the undiluted, unfermented juice obtained from the matured fresh fruit of the grapefruit tree (*Citrus grandis*) which fruit has been properly washed; may be packed with or without the addition of sugar; and is sufficiently processed by heat to assure preservation of the product in hermetically sealed containers.

(b) *Grades of canned grapefruit juice.* (1) U. S. Grade A or U. S. Fancy canned grapefruit juice possesses a bright typical color; is practically free from defects; possesses a fine, distinct normal canned grapefruit juice flavor; and scores not less than 85 points when scored in accordance with the scoring system outlined herein. Canned grapefruit of this grade meets the following requirements:

- (i) *Brix.* Not less than 9.5 degrees Brix.
- (ii) *Acid.* Not less than 1.0 gm. nor more than 2.0 gm., calculated as anhydrous citric, per 100 ml. of juice.
- (iii) *Brix-Acid ratio.* The Brix value is not less than 6.6 times the acid value, minus the factor 1.5; and the ratio of the Brix value to the acid value does not exceed 12 to 1.

¹ The requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

(iv) *Recoverable oil.* Not more than 0.015 percent by volume of recoverable oil.

(v) *Pulp.* Not more than 10 percent free and suspended pulp.

(2) U. S. Grade C or U. S. Standard canned grapefruit juice possesses a good typical color; is fairly free from defects; possesses a good, normal canned grapefruit juice flavor; and scores not less than 70 points when scored in accordance with the scoring system outlined herein. Canned grapefruit juice of this grade meets the following requirements:

- (i) *Brix.* Not less than 9.0 degrees Brix.
- (ii) *Acid.* Not less than 0.8 gm. of acid, calculated as anhydrous citric, per 100 ml. of juice.

(iii) *Brix-Acid ratio.* The Brix value is not less than 5.83 times the acid value, minus the factor 0.55.

(iv) *Recoverable oil.* Not more than 0.020 percent by volume of recoverable oil.

(v) *Pulp.* Not more than 15 percent free and suspended pulp.

(3) U. S. Grade D or Substandard canned grapefruit juice is grapefruit juice that fails to meet the requirements of U. S. Grade C or U. S. Standard.

(4) Canned grapefruit juice of any of the foregoing grades may be considered "sweetened" if sugar has been added and the juice tests not less than 13.5 degrees Brix.

(c) *Recommended fill of container.* It is recommended that canned grapefruit juice occupy not less than 90 percent of the volume capacity of the container.

(d) *Ascertaining the grade.* The grade of canned grapefruit juice may be ascertained by considering, in addition to the foregoing requirements, the following factors: Color, absence of defects, and flavor. The relative importance of each factor has been expressed numerically on a scale of 100. The maximum number of points that may be given for each factor is:

	Points
(1) Color	20
(2) Absence of defects	40
(3) Flavor	40
Total score	100

(Continued on p. 12433)

CONTENTS

REGULATIONS AND NOTICES

AGRICULTURE DEPARTMENT. <i>See also</i> Page	
Farm Security Administration.	
Delegation of authority to Office of Price Administration to ration sugar (WFO 64, Am. 2)	12435
Fruits and vegetables, processed, etc.; canned grapefruit juice	12431
Milk handling, Duluth-Superior area	12434
ALIEN PROPERTY, OFFICE OF:	
Organization and delegations of final authority	12436
CIVIL AERONAUTICS BOARD:	
Air Commuting, Inc., hearing	12443
CIVILIAN PRODUCTION ADMINISTRATION:	
Suspension orders:	
Carver Pump Co.	12437
O'Sheskey, Henry	12437
FARM SECURITY ADMINISTRATION:	
Farm ownership loan limitations; Arizona, California, Massachusetts	12442
FEDERAL POWER COMMISSION:	
Hearings, etc.:	
East Ohio Gas Co. et al.	12443
Montana Power Co.	12443
Penn-York Natural Gas Corp. et al.	12443
Savannah River Electric Co.	12444
FEDERAL PUBLIC HOUSING AUTHORITY:	
Delegation of authority to Regional Directors	12437
FEDERAL TRADE COMMISSION:	
Cease and desist order; Amasia Importing Corp.	12436
Household dye industry, hearing	12444
INTERSTATE COMMERCE COMMISSION:	
Grapes, reconsignment at Chicago, Ill.	12444
PRICE ADMINISTRATION, OFFICE OF:	
Adjustments and pricing orders:	
Adams Mining Co. et al.	12449
Admiral Corp.	12453
Chatham Mfg. Co.	12464
Chicopee Mfg. Corp.	12456
Columbia Mfg. Co.	12451
Dunn and McCarthy, Inc.	12465
Duplex Corp.	12454
Electric Household Utilities Corp.	12451



Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, the National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington 25, D. C.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER.

NOW AVAILABLE

Code of Federal Regulations 1945 Supplement

Book 1: Titles 1 through 9, including, in Title 3, Presidential documents in full text with appropriate reference tables.

Book 2: Titles 10 through 14.

Book 3: Titles 15 through 32.

Book 4: Titles 33 through 50.

These books may be obtained from the Superintendent of Documents, Government Printing Office, at \$3 each.

A limited sales stock of the 1944 Supplement (3 books) is still available at \$3 a book.

CONTENTS—Continued

PRICE ADMINISTRATION, OFFICE OF—	Page
Continued.	
Adjustments and pricing orders—Continued.	
Elliot Coal Mining Co. et al. (2 documents).....	12448
Illinois Cabinet Co.....	12450
Kendall Co.....	12456
Lindemann, A. J., and Hover-son Co.....	12447
Lubin-Weeker Co., Inc.....	12465
Marshall Field and Co., Inc.....	12462
Morgan & Troitino Coal Co. et al.....	12449
Pride Mfg. Co.....	12452
Refrigeration-Engineering Corp.....	12452
Roper, George D., Corp.....	12446
Royal Heaters, Inc.....	12453
Textron, Inc.....	12466
Tomajko, Edward, et al.....	12448
United Stove Co.....	12455

CONTENTS—Continued

PRICE ADMINISTRATION, OFFICE OF—	Page
Continued.	
Bags, unused fabric (SO 94, Rev. Order 51).....	12467
Beans, macaroni products and noodle products (FPR 1, Am. 5 to Supp. 2).....	12437
Bells, ship (SO 94, Revocation of Order 52).....	12470
Bicycles (MPR 188, Revocation of Order 3145).....	12462
War (MPR 158, Revocation).....	12441
Boats, assault (SO 94, Revocation of Order 8).....	12469
Clothing, used, and used military wearing apparel (SO 94, Am. 1 to Order 92).....	12457
Coal, bituminous, District 8 (MPR 120, Am. 8 to Order 1343).....	12448
Consumer goods, exemption and suspension from control (SO 126, Am. 65).....	12440
Delegation of authority from Agriculture Department to ration sugar.....	12441
Fertilizers and materials (2d Rev. MPR 135, Am. 7).....	12441
Kitchen ware, household (MPR 188, Am. 4 to Order 5122).....	12462
Mattresses, innerspring (MPR 188, Am. 3 to Rev. Order 5).....	12461
Radio receiver and allied special purpose tubes (RMPR 136, Rev. Order 619).....	12457
Refrigerators, new household mechanical (MPR 598, Order 22).....	12464
Regional and district office orders:	
Building materials:	
Alachua, Gilchrist and Dixie Counties, Fla.....	12493
Altoona, Pa., area.....	12496
Brevard, Citrus, Taylor and Franklin Counties, Fla.....	12476
Cadillac, Mich., area.....	12490
Elkins, W. Va., area.....	12475
Greenville, Ohio, area.....	12473
Kansas City, Mo., district.....	12497
Los Angeles County, Calif.....	12470
Marion and Levy Counties, Fla.....	12477
Maysville, Ky., area.....	12474
Nevada district.....	12495
Pettis County, Mo.....	12470
Phoenix, Ariz., area.....	12472
Tucson, Ariz., area.....	12472
Vincennes, Ind., area.....	12475
Williamsport and Lycoming County, Pa.....	12495
Cartons, shoe, in New England (Corr.).....	12495
Community ceiling prices, lists of orders filed (3 documents).....	12478, 12479, 12480
Fuels, solid:	
Greenville County, S. C.....	12494
Marion, Va.....	12497
Rocky Mount, N. C.....	12496
Rome, Ga.....	12496
South Bend, Ind., area.....	12473
Virginia.....	12494
Insulation, Saginaw - Flint, Mich., area.....	12491

CONTENTS—Continued

PRICE ADMINISTRATION, OFFICE OF—	Page
Continued.	
Regional and district office orders—Continued.	
Millwork, stock:	
Marion, Ohio, area.....	12485
Wilmington, Ohio, area.....	12480
Stair parts, hardwood stock (2d Rev. SR 14, Order 1).....	12467
Wool and wool tops and yarns (RPS 58, Am. 21).....	12442
SECURITIES AND EXCHANGE COMMISSION:	
Hearings, etc.:	
Interstate Power Co.....	12445
Pennsylvania Power & Light Co. et al.....	12444
South Coast Corp.....	12444
Southern Natural Gas Co. et al.....	12445

CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Proposed rules, as opposed to final actions, are identified as such in parentheses.

TITLE 7—AGRICULTURE:	Page
Chapter I—Production and Marketing Administration (Standards, Inspections, Marketing Practices):	
Part 52—Processed fruits, vegetables, etc. (inspection, certification, standards).....	12431
Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders):	
Part 954—Milk in Duluth-Superior area.....	12434
Chapter XI—Production and Marketing Administration (War Food Distribution Orders):	
Part 1400—Delegations of authority.....	12435
TITLE 8—ALIENS AND NATIONALITY:	
Chapter II—Office of Alien Property, Department of Justice:	
Part 500—Organization and delegations of final authority.....	12436
TITLE 16—COMMERCIAL PRACTICES:	
Chapter I—Federal Trade Commission:	
Part 3—Digest of cease and desist orders.....	12436
TITLE 24—HOUSING CREDIT:	
Chapter VI—Federal Public Housing Authority:	
Part 603—Final delegations of authority.....	12437
TITLE 32—NATIONAL DEFENSE:	
Chapter IX—Civilian Production Administration:	
NOTE: Regulations and orders appearing under this chapter are listed only in the Table of Contents, <i>supra</i> .	
Chapter XI—Office of Price Administration.....	12441
NOTE: Other regulations and orders appearing under this chapter are listed only in the Table of Contents, <i>supra</i> .	

(e) *Ascertaining the rating of each factor.* The essential variations within each factor are so described that the value may be ascertained for each factor and expressed numerically. The numerical ranges within each factor are inclusive. For example, the range 17 to 20 means 17, 18, 19, and 20.

(1) *Color.* (i) Canned grapefruit juice that possesses a bright typical color may be given a score of 17 to 20 points. "Bright typical color" means that the grapefruit juice possesses a bright color typical of freshly extracted juice and is free from traces of browning due to scorching, oxidation, caramelization, or other causes.

(ii) If the canned grapefruit juice possesses a good typical color, a score of 14 to 16 points may be given. Canned grapefruit juice that falls into this classification shall not be graded above U. S. Grade C or U. S. Standard, regardless of the total score for the product. "Good typical color" means that the grapefruit juice is typical but may show evidence of slight browning.

(iii) If the canned grapefruit juice is definitely dull, murky, or off-color for any reason, a score of 0 to 13 points may be given. Canned grapefruit juice that falls into this classification shall not be graded above U. S. Grade D or Substandard, regardless of the total score for the product.

(2) *Absence of defects.* The factor of absence of defects refers to the degree of freedom from particles of membrane, core, skin, seeds and seed particles, "rag," recoverable oil, residue, similar substances, or other defects.

(i) Canned grapefruit juice that is practically free from defects may be given a score of 34 to 40 points. Canned grapefruit juice that shows coagulation shall not be scored in this classification. "Practically free from defects" means that the juice may contain not more than 10 percent free and suspended pulp and that there may be present not more than 0.015 percent by volume of recoverable oil when determined in accordance with the methods outlined herein; and that the juice contains no noticeable seed particles, similar substances, nor other defects.

(ii) If the canned grapefruit juice is fairly free from defects, a score of 28 to 33 points may be given. Canned grapefruit juice that shows more than a slight coagulation shall not be scored in this classification. Canned grapefruit juice that falls into this classification shall not be graded above U. S. Grade C or U. S. Standard, regardless of the total score for the product. "Fairly free from defects" means that the juice may contain not more than 15 percent free and suspended pulp and that there may be present not more than 0.020 percent by volume of recoverable oil when determined in accordance with the methods outlined herein; and that seed particles, similar substances, or other defects may be noticeable but not prominent.

(iii) If the canned grapefruit juice fails to meet the requirements of (2) (i) of this paragraph, a score of 0 to 27 points may be given. Canned grapefruit juice that falls into this classification

shall not be graded above U. S. Grade D or Substandard, regardless of the total score for the product.

(3) *Flavor.* (i) Canned grapefruit juice that possesses a fine, distinct, normal canned grapefruit juice flavor, free from traces of scorching, caramelization, oxidation, or terpene may be given a score of 34 to 40 points. To score in this classification canned grapefruit juice shall meet the following additional requirements:

Canned grapefruit juice tests not less than 9.5 degrees Brix.

Canned grapefruit juice contains not less than 1.0 gm. nor more than 2.0 gm. of acid, calculated as anhydrous citric, per 100 ml. of juice.

The Brix value is not less than 6.6 times the acid value, minus the factor 1.5 (see Table No. I).

The ratio of the Brix value to the acid value does not exceed 12 to 1 (see Table No. I).

(ii) If the canned grapefruit juice possesses a good normal canned grapefruit juice flavor, having a slightly caramelized or an oxidized flavor, but not an objectionable flavor, a score of 28 to 33 points may be given. Canned grapefruit juice that falls into this classification shall not be graded above U. S. Grade C or U. S. Standard, regardless of the total score for the product. To score in this classification canned grapefruit juice shall meet the following additional requirements:

Canned grapefruit juice tests not less than 9.0 degrees Brix.

Canned grapefruit juice contains not less than 0.8 gm. acid, calculated as anhydrous citric, per 100 ml. of juice.

The Brix value is not less than 5.83 times the acid value, minus the factor 0.55.

(iii) If the canned grapefruit juice fails to meet the requirements of (3) (i) of this paragraph, or if the canned grapefruit juice has the flavor of green fruit, is off flavor, or is distinctly unpalatable for any reason, a score of 0 to 27 points may be given. Canned grapefruit juice that falls into this classification shall not be graded above U. S. Grade D or Substandard, regardless of the total score for the product.

TABLE I—MAXIMUM AND MINIMUM ACID FOR THE RESPECTIVE GRADES

Degrees Brix	Grade A or Fancy—Grams acid per 100 ml.		Grade C or Standard—Grams acid per 100 ml.	
	Maximum	Minimum	Maximum	Minimum
9.0			1.64	0.8
9.1			1.66	.8
9.2			1.67	.8
9.3			1.69	.8
9.4			1.71	.8
9.5	1.67	1.00	1.72	.8
9.6	1.68	1.00	1.74	.8
9.7	1.70	1.00	1.76	.8
9.8	1.71	1.00	1.78	.8
9.9	1.73	1.00	1.79	.8
10.0	1.74	1.00	1.81	.8
10.1	1.76	1.00	1.83	.8
10.2	1.77	1.00	1.84	.8
10.3	1.79	1.00	1.86	.8
10.4	1.80	1.00	1.88	.8
10.5	1.82	1.00	1.90	.8
10.6	1.83	1.00	1.91	.8
10.7	1.85	1.00	1.93	.8
10.8	1.86	1.00	1.95	.8
10.9	1.88	1.00	1.96	.8

TABLE I—MAXIMUM AND MINIMUM ACID FOR THE RESPECTIVE GRADES—Continued

Degrees Brix	Grade A or Fancy—Grams acid per 100 ml.		Grade C or Standard—Grams acid per 100 ml.	
	Maximum	Minimum	Maximum	Minimum
11.0	1.89	1.00	1.98	.8
11.1	1.91	1.00	2.00	.8
11.2	1.92	1.00	2.02	.8
11.3	1.94	1.00	2.03	.8
11.4	1.95	1.00	2.05	.8
11.5	1.97	1.00	2.07	.8
11.6	1.98	1.00	2.08	.8
11.7	2.00	1.00	2.10	.8
11.8	2.00	1.00	2.12	.8
11.9	2.00	1.00	2.13	.8
12.0	2.00	1.00	2.15	.8
12.1	2.00	1.01	2.17	.8
12.2	2.00	1.02	2.19	.8
12.3	2.00	1.03	2.20	.8
12.4	2.00	1.03	2.22	.8
12.5	2.00	1.04	2.24	.8
12.6	2.00	1.05	2.26	.8
12.7	2.00	1.06	2.27	.8
12.8	2.00	1.07	2.29	.8
12.9	2.00	1.07	2.31	.8
13.0	2.00	1.08	2.33	.8
13.1	2.00	1.09	2.34	.8
13.2	2.00	1.10	2.36	.8
13.3	2.00	1.11	2.38	.8
13.4	2.00	1.12	2.39	.8
13.5	2.00	1.13	2.41	.8

Values for juice testing higher than 13.5 degrees Brix may be calculated from equations contained herein.

(f) *Explanation of terms.* (1) "9.5 degrees Brix" means that the juice tests 9.5 degrees when tested with a Brix hydrometer, read at the proper temperature for the instrument used.

(2) "Normal canned grapefruit juice flavor" means that the product is free from objectionable flavor or off flavor of any kind.

(3) "Free and suspended pulp" is determined by the following method:

Graduated centrifuge tubes with a capacity of 50 ml. are filled with juice and placed in a suitable centrifuge. The speed is adjusted, according to diameter, as indicated in Table No. II and the juice is centrifuged for exactly 10 minutes. As used herein, "diameter" means the over-all distance between the bottoms of opposing centrifuge tubes in operating position. After centrifuging, the milliliter reading at the top of the layer of pulp in the tube is multiplied by 2 to give the percentage of pulp.

TABLE II

Diameter	Approximate revolutions per minute	Diameter	Approximate revolutions per minute
10 inches	1,600	15½ inches	1,262
10½ inches	1,570	16 inches	1,271
11 inches	1,534	16½ inches	1,282
11½ inches	1,500	17 inches	1,294
12 inches	1,468	17½ inches	1,316
12½ inches	1,438	18 inches	1,369
13 inches	1,410	18½ inches	1,382
13½ inches	1,384	19 inches	1,367
14 inches	1,359	19½ inches	1,352
14½ inches	1,336	20 inches	1,337
15 inches	1,313		

(4) "Acid" in grapefruit juice is determined by titration with standard sodium hydroxide solution, using phenolphthalein as indicator. Acid is calculated as anhydrous citric acid.

(5) "Percent by volume of recoverable oil" in grapefruit juice is determined by the following method:

(i) *Equipment.* Oil separatory trap similar to those illustrated in Figure 1 and Figure 2.*

Gas burner or hot plate.
Ringstand and clamps.
Rubber tubing.
3-liter narrow-neck flask.

(ii) *Procedure.* Exactly 2 liters of juice are placed in a 3-liter flask. Close the stopcock, place distilled water in the graduated tube, run cold water through the condenser from bottom to top, and bring the juice to a boil. Boiling is continued for one hour at the rate of approximately 50 drops per minute. By means of the stopcock, lower the oil into the graduated portion of the separatory trap, remove the trap from the flask, allow it to cool, and record the amount of oil recovered.

The number of milliliters of oil recovered divided by 20 equals the percent by volume of recoverable oil.

(g) *Tolerance for certification of officially drawn samples.* (1) When certifying samples that have been officially drawn and which represent a specific lot of canned grapefruit juice the grade will be determined by averaging the score of all containers, provided not more than one-sixth of the containers fail in some respect to meet the requirements of the grade indicated by the average score.

(2) However, none of the containers may fall more than 4 points below the minimum score for the grade indicated by the average score, and if one-sixth or less of the containers fail to meet the requirements of the indicated grade by reason of a limiting rule, the average score of all containers for the limiting factor must be within the range for the grade indicated by the average total score.

(3) This tolerance does not apply if any container falls below any applicable standard of quality promulgated under the Federal Food, Drug, and Cosmetic Act.

(h) *Score sheet for canned grapefruit juice.*

Container size.....	
Container mark or identification.....	
Label.....	
Net weight (in avd. ounces) or fluid measure (fl. oz.).....	
Vacuum (in inches).....	
Density (degrees Brix).....	
Percent pulp.....	
Anhydrous citric acid (grams/100 ml.).....	
Percent recoverable oil (volume).....	
<hr/>	
Factors	Score points
I. Color.....	20 (A) 17-20 (C) 14-16* (D) 0-13*
II. Absence of defects.....	40 (A) 54-40 (C) 28-33* (D) 0-27*
III. Flavor.....	(A) 34-40 (C) 28-33* (D) 0-27*
Total score.....	100
Grade.....	

*Indicates limiting rule within classification.

* Filed as part of the original document.

These standards for Grades of Canned Grapefruit Juice, which are the fifth issue, hereby supersede the standards that have been in effect since December 15, 1941.

It is hereby found and determined that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (60 Stat. 237; Pub. Law 404, 79th Cong., 2d Sess.) in connection with the issuance of these revised standards, is impracticable, unnecessary and contrary to the public interest, in that: (1) the standards for canned grapefruit juice have been in the process of revision since March 1946, and the revised standards have been prepared on the basis of suggestions made by packers, brokers, distributors, and consumers of canned grapefruit and State departments of agriculture; (2) the issuance of the revised standards prior to the date hereof was not practicable because Government contracts for the procurement of canned grapefruit juice contained specifications based upon the standards issued December 15, 1941; and (3) the issuance of the revised standards effective November 1, 1946, is necessary (i) to provide for a more accurate reflection of a balanced ratio in the quality of grapefruit juices packed during a period in which State maturity requirements are not applicable, (ii) to discourage the distribution to the consuming public from the current season's pack of a large quantity of a lower quality early season canned grapefruit juice, and (iii) to facilitate the execution of contracts entered into by processors and distributors for the future delivery of canned grapefruit juice on the basis of the revised standards.

(Pub. Law 422, 79th Cong., 2d Sess.; 11 F. R. 7713)

Issued at Washington, D. C., this 18th day of October 1946, to be effective on and after the 1st day of November 1946.

[SEAL]

E. A. MEYER,
Acting Administrator, Production
and Marketing Administration.

[F. R. Doc. 46-19054; Filed, Oct. 23, 1946;
8:45 a. m.]

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

PART 954—MILK IN THE DULUTH-SUPERIOR MARKETING AREA

MISCELLANEOUS AMENDMENTS

§ 954.0 *Findings and determinations.*—(a) *Findings upon the basis of the hearing record.* Pursuant to Public Act No. 10, 73d Congress (May 12, 1933), as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (hereinafter referred to as the "act"), and the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders (7 CFR, Cum. Supp., 900.1 et seq.; 10 F. R. 11791; 11 F. R. 7737), a public hearing was held upon certain proposed amend-

ments to the marketing agreement, as amended, and to the order, as amended, regulating the handling of milk in the Duluth-Superior marketing area. Upon the basis of the evidence introduced in such hearing and the record thereof it is hereby found that:

(1) The said order, as amended and as hereby amended, and all of the terms and conditions of said order, as amended, and as hereby amended, will tend to effectuate the declared policy of the act:

(2) The prices calculated to give milk produced for sale in the Duluth-Superior marketing area a purchasing power equivalent to the purchasing power of such milk as determined pursuant to sections 2 and 8 (e) of the act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supplies of and demand for such milk, and the minimum prices set forth in the aforesaid order, as amended and as hereby amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk and be in the public interest; and

(3) The said order, as amended and as hereby further amended, regulates the handling of milk in the same manner as and is applicable only to persons in the respective classes of industrial and commercial activity specified in the tentatively approved amended marketing agreement upon which a hearing has been held.

The foregoing findings are supplementary to and in addition to the findings made in connection with the issuance of the aforesaid order, and the findings made in connection with the issuance of each of the previously issued amendments thereto; and all of said previous findings are hereby ratified and affirmed except insofar as such findings may be in conflict with the findings set forth herein.

(b) *Determinations.* It is hereby determined that handlers of more than 50 percent of the volume of milk covered by the said order, as amended and as hereby further amended, which is marketed within the Duluth-Superior marketing area, have signed the tentatively approved marketing agreement, as amended, regulating the handling of milk in the aforesaid marketing area, and it is hereby further determined that the issuance of this order further amending the aforesaid order, as amended, is approved or favored by at least two-thirds of the producers who participated in a referendum on the question of the approval of the order and who, during the determined representative period, were engaged in the production of milk for sale in the Duluth-Superior marketing area.

Order relative to handling. It is therefore ordered that from and after the effective date hereof the handling of milk in the Duluth-Superior marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as amended and as hereby further amended; and the aforesaid order, as amended, is hereby further amended in the following respects:

1. Delete § 954.1 (a) (8) and substitute therefor the following:

(8) The term "Secretary" means the Secretary of Agriculture or any officer or employee of the United States who is authorized to exercise the powers and to perform the duties of the Secretary of Agriculture.

2. Delete the term "War Food Administrator," wherever appearing, and substitute therefor the term "Secretary."

3. Delete § 954.2 (e) (1) and substitute therefor the following:

(1) Not later than the end of each delivery period, the prices for Class I, Class II, and Class III milk and the butterfat differential to be effective for the following delivery period.

4. Delete § 954.3 (a) (1) (iv) and renumber §§ 954.3 (a) (1) (v) and (vi) as §§ 954.3 (a) (1) (iv) and (v), respectively.

5. Delete § 954.4 (b) and substitute therefor the following:

(b) *Classes of utilization.* The classes of utilization of milk shall be as follows:

(1) Class I milk shall be all milk including cream and skimmed milk, the utilization of which is not established as Class II milk or Class III milk.

(2) Class II milk shall be all milk disposed of as cream for consumption in fluid form.

(3) Class III milk shall be all milk, including cream and skimmed milk, the utilization of which is established as (i) being disposed of other than as fluid milk, flavored milk, flavored milk drinks, or as cream for consumption in fluid form; and (ii) actual plant shrinkage up to but not exceeding 2 percent of the total receipts of milk: *Provided*, That plant shrinkage established with respect to milk received by a handler from producers and new producers shall be the proportion of total plant shrinkage determined by applying to total plant shrinkage the percentage which milk received from producers and new producers bears to the total quantity of milk received.

6. Renumber § 954.4 (c) (2) as § 954.4 (c) (3) and add as § 954.4 (c) (2) the following:

(2) Cream disposed of by a handler to another handler shall be classified as Class II milk subject to verification by the market administrator: *Provided*, That cream disposed of by a handler to another handler who receives no milk from producers or new producers other than milk of his own production shall be Class II milk.

7. In § 954.4 (c) (3) (ii) change the words "Class II milk" to read "Class III milk."

8. Add as § 954.4 (c) (4) the following:

(4) Cream disposed of by a handler to a nonhandler shall be classified (i) as Class II milk if such nonhandler disposes of any milk or cream as milk or cream for human consumption; and (ii) as Class III milk if such nonhandler disposes of no milk or cream as milk or cream for human consumption.

9. Delete § 954.5 (a) (1) and substitute the following:

(1) *Class I milk.* For each of the delivery periods of September to April, both

inclusive, the price for Class III milk for such delivery period plus \$1.00. For each of the delivery periods of May, June, July, and August, the price for Class III milk for such delivery period plus \$0.60.

10. Renumber § 954.5 (a) (2) as § 954.5 (a) (3) and change the words "Class II milk" in the first line thereof to read "Class III milk."

11. Add as § 954.5 (a) (2) the following:

(2) *Class II milk.* For each of the delivery periods of September to April, both inclusive, the price for Class III milk for such delivery period plus \$0.60. For each of the delivery periods of May, June, July, and August, the price for Class III milk for such delivery period plus \$0.35.

12. In § 954.6 (a) (2) change the words "Class I and Class II milk" to read "Class I, Class II, and Class III milk."

13. Delete § 954.6 (a) (3) and substitute therefor the following:

(3) In computing the value of milk received by a handler, the market administrator shall consider as Class III milk, any milk, skimmed milk, or cream whatsoever received from a handler who during the delivery period received no milk from producers or new producers other than milk of his own production. If the receiving handler has disposed of such milk, skimmed milk, or cream other than as Class III milk, the market administrator shall add to the total value of milk computed for such receiving handler pursuant to § 954.7 (a), the difference between (i) the value of such milk, skimmed milk, or cream, at the Class III price, and (ii) its value at the class price for the class in which it was actually used.

14. Delete § 954.7 (a) and substitute therefor the following:

(a) *Computation of value of milk for each handler.* For each delivery period the market administrator shall compute, subject to the provisions of § 954.6, for each handler the value of milk received from producers and new producers: *Provided*, That if such handler has received milk, skimmed milk, or cream, excepting emergency milk, from sources other than producers, new producers, or handlers whose reports are included in this price calculation, and has used such milk, skimmed milk, or cream other than as Class III milk, there shall be added to the value of milk determined for such handler pursuant to this paragraph an amount computed by multiplying the hundredweight of such milk, skimmed milk, or cream, by the difference between (1) the Class III price, and (2) the class price for the class in which it was actually used. (This proviso shall not apply to such milk or cream if used in Class II only to the extent that milk of producers was not available for such use): *And provided further*, That emergency milk received by a handler shall be deducted on a pro rata basis from each class (after excluding receipts of milk from other handlers).

15. In § 954.7 (b) (2) change the words "Class II price" to read "Class III price."

16. In § 954.8 (a) (2) change the words "Class II price" to read "Class III price."

Issued at Washington, D. C., this 18th day of October 1946, to be effective on and after the 1st day of November 1946.

[SEAL]

N. E. DODD,

Acting Secretary of Agriculture.

[F. R. Doc. 46-19055; Filed, Oct. 23, 1946; 8:46 a. m.]

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 64, Amdt. 2]

PART 1400—DELEGATIONS OF AUTHORITY DELEGATION OF AUTHORITY TO OPA TO RATION SUGAR

War Food Order No. 64, as amended (11 F. R. 9101), is hereby further amended by deleting paragraph (a) (2) (iii) and substituting in lieu thereof the following:

(iii) Any grade or type of saccharine product derived from sugarcane or sugar beets, which is principally of non-crystalline structure and, regardless of the percentage amount of non-sugar solids, contains soluble non-sugar solids (exclusive of any foreign substance that may have been added or developed in the product) consisting of less than 20 percent sulphated ash, excluding, however, any saccharine product, irrespective of the ash content thereof, which, under written authority granted to the producer of such product by the Department of Agriculture under the provisions of War Food Order No. 51, as amended, and upon compliance with the labeling and record-keeping requirements of the Department of Agriculture, contains soluble non-sugar solids equal to 6 percent or more of the total soluble solids and which results from reprocessing final beet molasses or blackstrap molasses or is obtained as a by-product of the production of sugar in accordance with the commercially recoverable sugar formula determined by the Secretary of Agriculture under the provisions of section 302 (a) of the Sugar Act of 1937, as amended, and which is classified by the Order Administrator of War Food Order No. 51, as amended, as edible molasses.

This amendment shall become effective at 12:01 a. m., e. s. t., October 1, 1946. With respect to any action taken by the Office of Price Administration, or with respect to any violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, all provisions of said War Food Order No. 64 shall be deemed to remain in full force for the purpose of sustaining any proper suit or other proceeding with respect to any such act, violation, right, liability, or appeal.

(E. O. 9280 (7 F. R. 10179; E. O. 9577, 10 F. R. 8087)

Issued this 18th day of October 1946.

[SEAL]

N. E. DODD,

Acting Secretary.

[F. R. Doc. 46-19053; Filed, Oct. 23, 1946; 8:46 a. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter II—Office of Alien Property,
Department of JusticePART 500—ORGANIZATION OF OFFICE OF
ALIEN PROPERTY AND DELEGATIONS OF
FINAL AUTHORITY

MISCELLANEOUS AMENDMENTS

The part head of Title 8, Chapter II, Part 500 is hereby amended to read: "Organization of Office of Alien Property and Delegations of Final Authority."

Part 500 is hereby amended by amendments of § 500.1 (a) and of § 500.20, and by adding § 500.41, all as set out below.

§ 500.1 *Central and field organization*—(a) *Direction*. The President, pursuant to the Trading with the Enemy Act, as amended, has conferred upon the Attorney General the functions heretofore exercised by the Alien Property Custodian and the Office of Alien Property Custodian. The Attorney General has placed these functions in an Office, created by him in the Department of Justice, which shall be known as "Office of Alien Property." The Office of Alien Property is under the direction of the Head, Office of Alien Property, who is responsible to the Attorney General. The chain of delegation is set forth in § 500.20. All of the authority, rights, privileges, powers, duties, and functions of the Office of Alien Property may be exercised by the Head or by any agencies, instrumentalities, agents, delegates, assistants or other personnel, appointed or designated by him. The Head will act for and on behalf of the Attorney General and will sign in the following form:

For the Attorney General

(signature)

(name)

Head,
Office of Alien Property.

Duly authorized persons appointed or designated by the Head will act for and on behalf of the Attorney General and will sign with their own name and title. Delegations of final authority are set forth in the regulations in this part.

§ 500.20 *Delegation to Office of Alien Property*. (a) Authority was delegated to the Alien Property Custodian by the following Executive orders of the President:

(1) Executive Order 9095 of March 11, 1942 (7 F. R. 1971), as amended by Executive Order 9193 of July 6, 1942 (7 F. R. 5205) and Executive Order 9567 of June 8, 1945 (10 F. R. 6917), and modified by Executive Order 9760 of July 23, 1946 (11 F. R. 7999).

(2) Executive Order 9142 of April 21, 1942 (7 F. R. 2985).

(3) Executive Order 9325 of April 7, 1943 (8 F. R. 4682).

(4) Executive Order 9725 of May 16, 1946 (11 F. R. 5381).

(5) Executive Order 9747 of July 3, 1946 (11 F. R. 7518).

(b) The Office of Alien Property Custodian was terminated and the authority of the Alien Property Custodian and the Office of Alien Property Custodian was transferred to the Attorney General

by Executive Order 9788 of October 14, 1946 (11 F. R. 11981).

(c) Reference is made to Title 28, § 51.81 (11 F. R. 12045), providing for the establishment of the Office of Alien Property in the Department of Justice and designating Donald C. Cook, Executive Assistant to the Attorney General, as Acting Head.

(d) Reference is made to Executive Order 9789 of October 14, 1946 (11 F. R. 11981), establishing the Philippine Alien Property Administration and defining its functions.

§ 500.41 *Ratification and construction of delegations, appointments, and orders issued by Alien Property Custodian*. (a) The appointment and designation of all employees, appointees, delegates, designees, agents, disbursing officers, supervisors, proxies, attorneys, representatives and other personnel heretofore appointed on behalf of the Alien Property Custodian or in the Office of Alien Property Custodian, or pursuant to section 5 of Executive Order 9095, as amended, together with all powers, authority, functions and duties conferred, granted or delegated by virtue of any Special Regulation, Certificate of Appointment, General Order, proxy, letter or other instrument of appointment or delegation by or under the authority of the Alien Property Custodian, including those affirmed, ratified, and continued in effect according to their terms by Special Regulation No. 1 executed by James E. Markham, Alien Property Custodian, on March 27, 1944 (9 F. R. 3479; 8 CFR, 1944 Supp., 508.1) are hereby affirmed, ratified and continued in effect according to their terms, as appointments on behalf of the Attorney General or in the Office of Alien Property, or pursuant to section 5 of Executive Order 9095, as amended, as the case may be, until revoked, superseded or terminated by, or by authority of, the Attorney General or the Head, Office of Alien Property.

(b) All Special Regulations, Certificates of Appointment, Vesting Orders, Supervisory Orders, General Orders, Special Orders, Subordination Orders, Dissolution Orders, orders, regulations, Rules of Procedure, Substantive Rules, licenses, instructions, directions, delegations, designations, demands, authorizations, notices and forms and all other instruments whatsoever issued by or under the authority of the Alien Property Custodian are hereby affirmed, ratified and continued in effect according to their terms until revoked, superseded or terminated by, or by authority of, the Attorney General or the Head, Office of Alien Property. In any such instrument any provision having a prospective effect shall be construed as if any reference therein to the Alien Property Custodian were a reference to the Attorney General and any reference therein to the Office of Alien Property Custodian were a reference to the Office of Alien Property, unless the context otherwise requires.

(c) Any instrument which might lawfully be issued by or under the authority of the Attorney General shall not be invalid for the reason that it contains the designation "Alien Property Custodian"

or "Office of Alien Property Custodian" or the name "Leo T. Crowley" or "James E. Markham" but shall be construed as though it contained the designation of the Attorney General or of the Office of Alien Property, as the case may be, unless the context otherwise requires.

(d) The Certificate of Appointment granted to Francis J. McNamara as Deputy Alien Property Custodian, dated March 28, 1944 (9 F. R. 3522), having no further utility, is hereby terminated and revoked, without impairment, however, of any action heretofore taken thereunder or by virtue thereof.

(40 Stat. 411, 50 U. S. C. App. 1; 55 Stat. 839, 50 U. S. C. App. Supp., 616; 60 Stat. 50; Pub. Law 671, Aug. 8, 1946; E. O. 9142, April 21, 1942, 7 F. R. 2985, 3 CFR, Cum. Supp.; E. O. 9193, July 6, 1942, 7 F. R. 5205, 3 CFR, Cum. Supp.; E. O. 9325, April 7, 1943, 8 F. R. 4682, 3 CFR, Cum. Supp.; E. O. 9567, June 8, 1945, 10 F. R. 6917, 3 CFR, 1945 Supp.; E. O. 9725, May 16, 1946, 11 F. R. 5381; E. O. 9747, July 3, 1946, 11 F. R. 7518; E. O. 9760, July 23, 1946, 11 F. R. 7999; E. O. 9788, Oct. 14, 1946, 11 F. R. 11981)

Executed at Washington, D. C., this 17th day of October 1946.

DONALD C. COOK,
Acting Head,
Office of Alien Property.

Approved:

TOM C. CLARK,
Attorney General.

[F. R. Doc. 46-19085; Filed, Oct. 23, 1946;
8:45 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4459]

PART 3—DIGEST OF CEASE AND DESIST
ORDERS

AMASIA IMPORTING CORP.

§ 3.6 (c) *Advertising falsely or misleadingly—Composition of goods*: § 3.66 (a7) *Misbranding or mislabeling—Composition*: § 3.96 (a) *Using misleading name—Goods—Composition*. In connection with the offering for sale, sale and distribution in commerce, of corsets and foundation garments, using the term "Silk Skin" or any other term or word or words of similar import, either alone or in connection or conjunction with any other word or words, to designate, describe, or refer to any product which is not composed entirely of silk, the product of the cocoon of the silkworm; prohibited, subject to the provision, however, that in the case of a product composed of a substantial part of silk and in part of other fibers or materials, such terms may be used as descriptive of the silk content of such product if there are used in immediate connection or conjunction therewith, in letters of at least equal size and conspicuousness, words truthfully designating such other constituent fibers or materials. (Sec. 5, 38 Stat. 719 as amended by sec. 3, 52 Stat.

112; 15 U. S. C., sec. 45b) [Cease and desist order, Amasia Importing Corporation, Docket 4459, September 16, 1946]

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 16th day of September A. D. 1946.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and a stipulation as to the facts entered into between counsel for the respondent and counsel for the Commission, which stipulation provided, among other things, that without further evidence or other intervening procedure, the Commission might make its findings as to the facts and its conclusion based thereon and enter its order disposing of the proceeding; and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered. That the respondent, Amasia Importing Corporation, a corporation, and its officers, agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution in commerce, as "commerce" is defined in the Federal Trade Commission Act, of corsets and foundation garments, do forthwith cease and desist from:

Using the term "Silk Skin" or any other term or word or words of similar import, either alone or in connection or conjunction with any other word or words, to designate, describe, or refer to any product which is not composed entirely of silk, the product of the cocoon of the silkworm: *Provided, however,* That in the case of a product composed of a substantial part of silk and in part of other fibers or materials, such terms may be used as descriptive of the silk content of such product if there are used in immediate connection or conjunction therewith, in letters of at least equal size and conspicuousness, words truthfully designating such other constituent fibers or materials.

It is further ordered. That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 46-19051; Filed, Oct. 23, 1946;
8:47 a. m.]

TITLE 24—HOUSING CREDIT

Chapter VI—Federal Public Housing Authority

PART 603—FINAL DELEGATIONS OF AUTHORITY

DELEGATIONS TO REGIONAL OFFICE DIRECTORS

Paragraph (a) of § 603.2 (11 F. R. 177A-901) is amended by adding subparagraph (4) (xiv) thereto as follows:

§ 603.2 *Delegations to Regional Office Officials*—(a) *Delegations of authority to Regional Directors.* * * *

(4) * * *

(xiv) Effective October 22, 1946, to approve requests by local authorities to participate in a retirement plan for their employees.

[SEAL]

D. S. MYER,
Commissioner.

OCTOBER 9, 1946.

[F. R. Doc. 46-19045; Filed, Oct. 23, 1946;
8:47 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, and Public Laws 270 and 475, 79th Congress; Public Law 388, 79th Congress; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; C. P. A. Reg. 1, Nov. 5, 1945, 10 F. R. 13714; Housing Expediter's Priorities Order 1, Aug. 27, 1946, 11 F. R. 9507.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-990]

CARVER PUMP CO.

Carver Pump Company, a corporation, Muscatine, Iowa, operates a gray iron foundry and also manufactures pumps for irrigation and drainage. It is the successor to the partnership consisting of Roy J. Carver and Lucille A. Carver, and formerly doing business as Carver Pump Company. From June 15, 1946 and subsequently, the corporation and the partners placed orders bearing CC ratings for a considerable quantity of various models of engines in excess of the amount they were authorized to place pursuant to the authorization granted to them on Form CPA 541-A, dated June 12, 1946. These actions constituted wilful violations of Priorities Regulation No. 3. These violations have interfered with the controls established by the Civilian Production Administration for distribution of critical materials. In view of the foregoing, it is hereby ordered that:

§ 1010.990 *Suspension Order No. S-990.* (a) The authorization granted to Roy J. Carver and Lucille A. Carver on form CPA-541-A, dated June 12, 1946, is hereby revoked.

(b) Carver Pump Company, a corporation, shall not for a period of four months from the effective date of this order receive any authorization from the Civilian Production Administration to place orders bearing CC ratings for engines, and shall not place any orders bearing CC ratings for engines during that period.

(c) Nothing contained in this order shall be deemed to relieve Carver Pump Company, a corporation, from any restrictions, prohibitions or provisions contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

(d) The restrictions and prohibitions contained herein shall apply to Carver Pump Company, a corporation, its successors and assigns or persons acting on

their behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

Issued this 22d day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-19216; Filed, Oct. 22, 1946;
4:33 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-997]

HENRY O'SHESKEY

Henry O'Sheskey of 4822 Greenfield, Dearborn, Michigan, on or about April 17, 1946, began and thereafter carried on without authorization from the Civilian Production Administration construction of a building to be used as a real estate office, at 16137 West Warren Avenue, Detroit, Michigan. The beginning and carrying on of this construction at an estimated cost in excess of \$1,000 constituted a violation of Veterans' Housing Program Order No. 1. This violation has diverted scarce materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, *It is hereby ordered, That:*

(a) Neither Henry O'Sheskey, his successors or assigns, nor any other person shall do any further construction on the structure located at 16137 West Warren Avenue, Detroit, Michigan, including putting up, completing or altering the structure, unless hereafter authorized in writing by the Civilian Production Administration.

(b) Henry O'Sheskey shall refer to this order in any application or appeal which he may file with the Civilian Production Administration or the Federal Housing Administration for priorities assistance.

(c) Nothing contained in this order shall be deemed to relieve Henry O'Sheskey, his successors or assigns, or any other person from any restriction, prohibition or provision contained in any other order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the provisions hereof.

Issued this 22d day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-19217; Filed, Oct. 22, 1946;
4:33 p. m.]

Chapter XI—Office of Price Administration

PART 1351—FOOD AND FOOD PRODUCTS

[FPR 1, Amdt. 5 to Supp. 2 (§ 1351.376)]

PROCESSED BEANS, PROCESSED MACARONI PRODUCTS AND PROCESSED NOODLE PRODUCTS

A statement of the considerations involved in the issuance of this amend-

9 F. R. 6722, 14016.

ment has been issued and filed with the Division of the Federal Register.

Supplement 2 to Food Products Regulation 1 is amended in the following respects:

1. Under Article II of the table of contents section 4a is added immediately following section 4 to read as follows:

SEC. 4a. *Recalculation of processors' maximum prices for processed beans to reflect increased costs of ingredients and labor.*

2. Section 4a is added to read as follows:

SEC. 4a. *Recalculation of processors' maximum prices for items of processed beans to reflect increased cost of ingredients and labor—(a) Pricing method for items of processed beans for processors whose maximum prices were figured under section 4, or figured under section 6 (a) on the basis of a price figured under section 4, or as adjusted under section 7a. In recalculating his maximum price under this paragraph the processor shall figure a maximum price for each factory at which he processes the item being priced. Any processor whose maximum price for an item of processed beans to a class of purchaser, as figured under section 4, was a price for more than one factory shall determine what his maximum price would have been under that section for each factory and shall use that price as his starting point under this section. (However, when he has figured his maximum price for each factory under this paragraph he may then elect to combine prices as provided in section 6 (f)).*

The processor's maximum price per sales unit, f. o. b. shipping point, to any class of purchaser for an item of processed beans for which his maximum price was figured under section 4, or figured under section 6 (a) on the basis of a price figured under section 4, or as adjusted under section 7a of this supplement shall be:

(1) His maximum price per sales unit, f. o. b. shipping point, to each class of purchaser, as required to be figured under section 4 of this supplement, or as figured under section 6 (a) on the basis of a price figured under section 4, or as adjusted under section 7a; plus

(2) The increase in the cost per sales unit since July 20, 1943 of all the ingredients determined as follows:

(i) The sum of the current actual cost per sales unit of (a) all ingredients (other than raw agricultural commodities) for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which the processor belongs, of, if no maximum prices apply, figured at no more than their current market prices; and (b) all raw agricultural ingredients, for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which he belongs, or if no maximum prices have been established but for which the Department of Agriculture has designated prices for payment to growers, figured at no more than those prices, and for all other raw agricultural

ingredients, actual costs figured at no more than current market prices, and (c) transportation charges per unit by the usual mode of transportation from his customary supplier's factory to his factory with respect to any cost used in (a), above, and from his customary receiving point to his factory with respect to any cost used in (b), above, if that cost is not a delivered cost and if these charges are customarily incurred; minus

(ii) The sum of the actual cost per sales unit of all ingredients as of July 20, 1943 as figured by him in computing his maximum price under section 4; plus

(3) The increase in the cost per sales unit since July 20, 1943, resulting from approved increases in basic wage rate, determined in the manner provided in this subparagraph. This increase shall be figured by the processor if he has incurred an increase in basic wage rate which is approved by the Wage Stabilization Board (or which is deemed approved under Executive Order 9697,² under the Supplementary Wage and Salary Regulations³ issued by the Office of Economic Stabilization or under any official order issued pursuant thereto), and if the increase becomes effective after July 20, 1943. An increase in basic wage rate will be considered to have occurred only if the single rate (or mid-point of the range of rates) for unskilled female labor, paid on a straight time basis, has been increased since July 20, 1943; or if the processor had no unskilled female labor paid on a straight time basis, if the single rate (or mid-point of the range of rates) for that classification of labor for which he had the largest number of employees, paid on an hourly basis, on his payroll for the pay period during 1943 for which he had the largest number of employees, has been increased since July 20, 1943. To figure the amount of the adjustment he shall:

(i) First, the processor shall figure the amount of the basic wage rate for unskilled female labor in effect on July 20, 1943, by taking the hourly rate (or mid-point of range of rates) in effect for that class of labor during the pay period of 1943 for which he had the largest number of employees on his payroll. If the pay period for which he had the largest number of employees on his payroll was prior to July 20, 1943, he shall add to this figure the amount of any increase in basic wage rates for unskilled female labor which he put into effect prior to July 20, 1943. If the pay period of 1943 for which he had the largest number of employees on his payroll is on or after July 20, 1943, then he shall subtract from this figure the amount of any increase in basic wage rates for unskilled female labor which he put into effect on or after July 20, 1943. If the processor during that period had no unskilled female employees who were paid on a straight time hourly basis, he shall substitute for unskilled female labor that classification of labor for which he had the largest number of employees paid on an hourly basis during the period.

(ii) Next, the processor shall subtract the resulting figure from the hourly

basic wage rate (or mid-point of range of rates) in effect at the time he figures his maximum price under this supplement for the same classification of labor used by him in figuring the basic wage rate in effect on July 20, 1943, under subdivision (i), above.

(iii) Next, the processor shall multiply the resulting figure by the appropriate labor increase factor set forth in the table below, for the area in which his factory is located.

ADJUSTMENT FACTORS FOR BASIC WAGE RATE INCREASES OF ONE CENT

Area 1	Area 2	Area 3	Area 4
0.0026	0.0033	0.0023	0.0017

Area 1: Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Maryland, Delaware, West Virginia, Ohio, Indiana, Michigan, Wisconsin, Illinois, Minnesota, Iowa, North Dakota, South Dakota, Nebraska, and Kansas.

Area 2: Texas, Oklahoma, Missouri, Arkansas, Louisiana, Mississippi, Alabama, Georgia, Florida, Virginia, North Carolina, South Carolina, Kentucky, and Tennessee.

Area 3: Montana, Idaho, Wyoming, Nevada, Utah, Colorado, Arizona, and New Mexico.

Area 4: Oregon, Washington, and California.

(iv) Finally, the processor shall multiply the price resulting from the calculations in subparagraphs (1) through (2), above, by the factor obtained as a result of the multiplication in subdivision (iii), above, and add the result to the price obtained by the calculations in subparagraph (1) through (2).

The resulting figure is the processor's maximum price per sales unit, f. o. b. shipping point, to each class of purchaser.

(b) *Pricing method for items of processed beans for processors who cannot figure a maximum price under paragraph (a).* If the processor cannot determine his maximum price to a class of purchaser for an item of processed beans under paragraph (a), above, he shall figure his maximum price under the pricing methods of this paragraph (b). The processor shall figure a maximum price for each factory at which he processes the item being priced. (However, he may then elect to combine prices as provided in section 6 (f).)

The processor's maximum price per sales unit, f. o. b. factory, to any class of purchaser for an item of processed beans for which he cannot figure his maximum price under paragraph (a), above, shall be:

(1) His "direct cost" per sales unit figured by adding together his current:

(i) Actual cost per unit of all ingredients (other than raw agricultural commodities) and of packaging materials, for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which the processor belongs, or if no maximum prices apply, figured at no more than their current market prices;

(ii) Actual cost per unit of all raw agricultural ingredients, for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which the processor belongs.

¹ 11 F. R. 1691.

² 11 F. R. 2517.

(iii) Actual cost per unit of all other raw agricultural ingredients, for which no maximum prices have been established but for which the Department of Agriculture has designated prices for payment to growers, figured at no more than those prices;

(iv) Actual cost per unit of all other raw agricultural ingredients figured at no more than their current market prices;

(v) Direct labor cost per unit (excluding unapproved increases in wage rates);

(vi) Transportation charges per unit by the usual mode of transportation from his customary supplier to his factory with respect to any cost used in (i), above, and from his customary receiving point to his factory with respect to any cost used in (ii), (iii) and (iv), above, if that cost is not a delivered cost and if these charges are customarily incurred; multiplied by

(2) 1.38.

The resulting figure is the processor's maximum price per sales unit, f. o. b. factory, to any class of purchaser.

(c) *Definitions.* When used in this section the term:

(1) "Current" means at the time of figuring the maximum price.

(2) "Direct labor cost" means those items of labor cost which the processor in his general accounting methods has customarily treated as direct cost.

(3) "Basic wage rate" means the single rate or established range of rates applicable for a given job classification for straight time day operation, as included in the basic wage rate schedule covering all job classifications in a factory.

(4) "Mid-point of the range of rates" means the simple arithmetic average of the highest and lowest rates in effect for a given job classification for straight time day operation as included in the basic wage rate schedule covering all job classifications in a factory.

(d) *Reports that processors must file.* Within ten days after the date of the first sale of an item of processed beans for which he figures his maximum price under this section, the processor shall file with the Wholesale-Retail and Grocery Products Branch, Food Price Division, Office of Price Administration, Washington, D. C., a report in duplicate and signed by him showing:

(1) Information required for items priced under paragraph (a).

(i) A description in detail of the item being priced.

(ii) His maximum price per sales unit to each class of purchaser as figured under section (4) (indicating whether the price was determined under paragraph (a) or (b) of that section), or his maximum price as figured under section 6 (a) on the basis of a priced figured under section 4, or his maximum price as adjusted under section 7a.

(iii) The weighted average raw material price per ton or other unit for all 1946 raw agricultural ingredients, delivered to the processor's customary receiving point.

(iv) The current case (unit) yield per ton or other unit of the raw agricultural ingredients used in item being priced.

(v) The current total direct costs per sales unit of all ingredients, showing separately the cost of each ingredient, and incoming transportation charges paid by him.

(vi) The total direct cost per sales unit of all ingredients as of July 20, 1943, showing separately the cost of each ingredient, as used by him in figuring his maximum price under section 4.

(vii) The increase in the total direct cost per sales unit of all ingredients, determined by subtracting (vi) from (v).

(viii) The amount of the basic wage rate in effect on July 20, 1943, as figured under paragraph (a) (3) (i), above; the basic wage rate in effect at the time the processor figures his maximum price as figured under paragraph (a) (3) (ii), above, and the increase cost per sales unit resulting from approved increases in basic wage rate as figured under paragraph (a) (3), above.

(ix) The maximum price per sales unit to each class of purchaser, f. o. b. shipping point, as figured under paragraph (a).

(2) Information required for items priced under paragraph (b).

(i) A description in detail of the item being priced.

(ii) The weighted average raw material price per ton or other unit for all 1946 raw agricultural ingredients, delivered to the processor's customary receiving point.

(iii) The current case (unit) yield per ton or other unit of the raw agricultural ingredients used in item being priced.

(iv) The current total direct costs per sales unit of the item being priced, showing separately cost of each ingredient, cost of packaging materials, direct labor costs and incoming transportation charges incurred by the processor.

(v) The maximum price per sales unit to each class of purchaser, f. o. b. factory as figured under paragraph (b), above.

(3) A statement showing his customary discounts, allowances or other price differentials.

(4) If he elects to figure a uniform maximum price for an item processed at more than one factory under section 6 (f), a statement showing his calculations under that section.

(5) The processor may be required to substantiate any cost figures used by him in computing his maximum prices under paragraph (b), above.

3. In section 6 paragraphs (b) through (m) are redesignated (c) through (n), respectively, and a new paragraph (b) is added to read as follows:

(b) Adjustment of dollars-and-cents maximum prices for processors who perform the wholesale or retail function (section 2.3 of F. P. R. 1). This section applies only to maximum prices figured under section 4a (b) by a processor who performs the wholesale function. For this purpose a maximum price figured under section 4a (b) shall be considered a dollars-and-cents maximum price.

4. The redesignated section 6 (c) is amended to read as follows:

(c) Elective pricing method for processors (section 2.4 of F. P. R. 1). The "mark-up percentage" figure is 150%.

This section shall not apply to the pricing of any item of processed beans.

5. Section 7a is amended in the following respects:

a. The text of paragraph (a) (1) preceding subdivision (i) is amended to read as follows:

Either on his own motion or upon application in accordance with Revised Procedural Regulation No. 1, the Price Administrator may adjust a processor's maximum price for an item of processed beans figured under section 4a (or figured under section 6 (a) on the basis of a price figured under section 4a) for sales to purchasers other than government procurement agencies, where it appears that:

b. The text of paragraph (b) (1) preceding subdivision (i) is amended to read as follows:

Either on his own motion or upon application in accordance with Revised Procedural Regulation No. 1, the Price Administrator may adjust a processor's maximum price for sales to government procurement agencies of an item of processed beans figured under section 4a (or figured under section 6 (a) on the basis of a price figured under section 4a), when the processor has entered into or proposes to enter into a government contract or subcontract thereunder, where it appears that:

This amendment shall become effective October 22, 1946.

NOTE: All reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Approved: October 16, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

Statement of the Considerations Involved in the Issuance of Amendment 5 To Supplement 2 To Food Products Regulation 1

The accompanying amendment to Supplement 2 provides a method whereby processors of processed beans are permitted to recalculate their maximum prices to cover increases in the cost of ingredients and labor. These processors have had no adjustment in their maximum prices for processed beans since July 20, 1943. Due to increases in the maximum prices of dried beans, increases in the cost of tomato sauce due to the elimination of subsidies, increases in the price of sugar, and increases in labor costs processors are in a loss position on their processed bean operations. A summary study made by the Price Administrator of cost of processing processed beans of individual companies packing approximately 75 percent of the total production, indicates that in every case total costs of the items were in excess of maximum prices. The adjustment in maximum prices allowed by the accompanying amendment of increased

*9 F. R. 10476, 13715; 10 F. R. 11295.

ingredients and labor costs will in the judgment of the Price Administrator on the average cover the total costs of the industry of producing and selling this product.

The amendment permits processors of processed beans whose maximum prices were determined under section 4, under the change of container provision of section 6 (a), or whose prices were adjusted under the individual adjustment provision of section 7a to use these prices as base prices and add to them the increased ingredient and labor costs, figured in the manner provided in the amendment. The amendment names labor increase factors for each one cent increase in basic wage rates. Each processor determines the number of unit increases of one cent which he has incurred of approved increases in basic wage rates since July 20, 1943 and multiplies this figure by the factor named in the amendment. He then multiplies his price by this factor and adds the result to his maximum price (before labor increase).

The method used is the same as that provided in Supplement 19 to Food Products Regulation 1 covering the 1946 pack of canned fruits, berries and vegetables. The labor factors were determined from data obtained in the 1943 cost study of the canning industry and wage questionnaires submitted by members of the canning industry. The factors were calculated by determining what percentage average wage rates were of selling prices in 1943 and applying this to the average wage increase for each area. The wage increase factors have been tied to increases in basic wage rates for unskilled female labor or if the processor did not have this category of labor to the next largest classification of labor paid on an hourly basis.

Processors whose maximum prices for items of processed beans were obtained by individual authorization under Supplement 2 or who figured their maximum prices under the Elective Pricing Method of Section 6 (b) are required to use the alternative method of pricing provided in the amendment. New processors of processed beans will also figure their maximum prices under this provision. This method provides that a processor who cannot determine his maximum price for an item of processed beans under the general formula, determines his maximum price by multiplying his current direct cost for the item of processed beans being priced by 1.38. The markup of 1.38 percent over direct cost was determined by finding what average markup over direct cost will be reflected in 1946 maximum prices figured by the general formula provided in this amendment. To arrive at this figure 1943 reported maximum prices figured by formula of companies representing 60 to 75 percent of the industry and total direct costs reflected in those prices were increased by the excess of 1946 over 1943 direct labor and ingredient costs. The use of this method will eliminate the necessity of applying for individual authorizations of maximum prices. In the judgment of the Price Administrator the maximum prices figured under this method will be generally in line with maximum prices figured by the general

formula. Processors are required by the amendment to report their new maximum prices within ten days after their first sale of the item.

In the judgment of the Price Administrator the maximum prices established by the accompanying amendment are generally fair and equitable within the meaning of Section 2 of the Emergency Price Control Act of 1942, as amended. The Price Administrator has considered the level of prices in the industry between October 1 and October 15, 1941 and the increases in costs which have occurred since that time. He has also consulted with members of the industry who will be affected by this amendment and has given consideration to their recommendations.

The maximum prices established by the accompanying amendment comply with the requirements of Section 3 of the Stabilization Act of 1942, as amended, since they are computed on the basis of raw material costs which are in excess of the amounts required by that section to be reflected to producers in maximum prices for the processed commodities. To the extent that the grower prices used are in excess of the amounts required by Section 3 to be reflected to producers in maximum prices for the processed commodities, the Price Administrator has found that the adjustment is necessary to correct maladjustments which would interfere with the effective transition to a peacetime economy.

All provisions of this amendment and their effect upon business practices, cost practices or methods, or means or aids to distribution in the industry or industries affected have been carefully considered. No provision which might have the effect of requiring a change in such practices, means, aids or methods established in the industry or industries affected, have been included in the amendment unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the supplement or of the Act. To the extent that the provisions of this amendment compel or may operate to compel changes in business practices or methods, or means or aids to distribution established in the industry or industries affected, such provisions are necessary to prevent circumvention or evasion of this supplement or of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19199; Filed, Oct. 22, 1946; 4:14 p. m.]

PART 1305—ADMINISTRATION

[SO 126, Amdt. 65]

EXEMPTION AND SUSPENSION OF CERTAIN ARTICLES OF CONSUMER GOODS FROM PRICE CONTROL

A statement of the considerations involved in the issuance of this amendment

¹ 10 F. R. 10200, 11348, 11512, 12919, 13110, 13071, 13776, 14396, 14634, 14735, 14899, 15346; 11 F. R. 712, 881, 1774, 2375, 2375, 2375, 2989, 3541, 3596, 3793, 4583, 4861, 5223, 5353, 5497, 5781, 5864, 6136, 5917, 6826, 7418, 8106, 8104, 8108, 8161, 8771, 8227, 9523, 9634, 10212, 10212, 11133.

has been issued simultaneously herewith and filed with the Division of the Federal Register.

Supplementary Order No. 126 is amended in the following respects:

1. Section 8 (j) is added to read as follows:

(j) Hard fiber yarn, sliver and roping made from hard fibers including, but not limited to, abaca, sisal and henequen.

2. Section 8 (k) is added to read as follows:

(k) Hog hair.
Horse mane and horse tail hair.
Curled hair made from hog hair, cattle tail hair, horse mane hair, horse tail hair, or mixtures thereof.
Rubberized curled hair pads.

This amendment shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment No. 65 to Supplementary Order No. 126

The accompanying amendment suspends the following items from price control:

Hard fiber yarn, sliver and roping made from hard fibers including, but not limited to, abaca, sisal and henequen.
Hog hair.
Horse mane and horse tail hair.
Curled hair made from hog hair, cattle tail hair, horse mane hair, horse tail hair, or mixtures thereof.
Rubberized curled hair pads.

Sliver is the fiber after partial processing and is usually twisted into yarn which is ordinarily twisted into twine or into strands which are twisted into rope. Sliver is usually not sold as sliver but is further processed. However, when it is sold it is known by the trade name, roping, and is used by paper manufacturers as a reinforcement in water proof paper. The latter item is suspended from price control under Supplementary Order No. 129.

Hog hair is a by-product of slaughter houses and is of two types, summer hair used mainly in tankage, fertilizer and a binding material in plaster, and winter hair which may be washed and dried for the production of tankage (a protein feed) or fertilizer.

Horse hair is of two types (a) mane hair and (b) tail hair. The sources of supply are imports and domestic production. The domestic production comes from collectors of hides, rendering plants, slaughter houses and tanners.

Curled hair is produced from cattle tail hair, horse mane and tail hair and hog hair and mixtures thereof. It is used as a stuffing material for mattresses and upholstered furniture.

Rubberized curled hair pads are made by applying liquid rubber to any one of the various blends of curled hair. The pads are used mainly for automobile cushions and to some extent in furniture and mattresses.

None of the products suspended by this action are considered to be commodities but are in fact items grouped within a commodity or class of com-

modities. No determination has been made at this time that the respective commodity groups to which these products belong are not important in the cost of living or business costs. The Price Administrator has, nevertheless, selected these products out of their respective commodity groups for suspension at this time because (a) they are insignificant in relation to the class of commodities to which they belong; (b) their special end uses are different from the end uses of the other products within the respective commodity groups and are unimportant in the cost of living and business costs; (c) the administrative burden involved in processing applications for adjustment in the event maximum prices for these products are maintained is disproportionate in relation to the effectiveness of controls or the contribution to stabilization and (d) suspension from price control will not result in any cumulative and dangerously unstabilizing effect.

After due consideration of the foregoing, the Price Administrator finds that this action is consistent with the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19200; Filed, Oct. 22, 1946; 4:14 p. m.]

DELEGATION OF AUTHORITY TO RATION SUGAR

CROSS REFERENCE: For an amendment to the delegation of authority from the Production and Marketing Administration to the Office of Price Administration with respect to sugar rationing, see Title 7, Chapter XI, Part 1400, *supra*.

PART 1391—BICYCLES AND BICYCLE EQUIPMENT

[MPR 158, Revocation]

RESALE OF WAR BICYCLES BY DISTRIBUTORS AND DEALERS

For the reasons set forth in a statement of considerations issued simultaneously herewith and filed with the Division of the Federal Register, it is ordered:

(a) Maximum Price Regulation No. 158 is revoked, subject to the provisions of Supplementary Order No. 40.

(b) This order shall become effective on the 28th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Accompanying the Revocation of Maximum Price Regulation 158

Maximum Price Regulation No. 158 establishes wholesale and retail maximum prices for sales of "war bicycles", for which manufacturers' maximum prices are established by Order No. 3145 under § 1499.159b of Maximum Price Regulation No. 188. The revocation of Order No. 3145 is being issued simultaneously herewith.

The reasons for revoking wholesale and retail maximum prices for "war bicycles" are the same as those set forth

in the opinion accompanying the revocation of Order No. 3145 and are incorporated herein by reference. Since Order No. 3145 establishing maximum prices for manufacturers' sales of "war bicycles" is being revoked, Maximum Price Regulation No. 158 establishing maximum wholesale and retail prices for sales of "war bicycles" is being revoked by the accompanying amendment.

[F. R. Doc. 46-19324; Filed, Oct. 23, 1946; 11:19 a. m.]

PART 1367—FERTILIZERS

[2d Rev. MPR 135, Amdt. 7]

RETAIL PRICES OF FERTILIZERS AND MATERIALS

A Statement of the Considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Second Revised Maximum Price Regulation 135 is amended in the following respects:

1. The table in paragraph I (a) of Schedule H of Appendix A is amended to read as follows:

Grade:	Price per ton
12-0-10.....	\$52.50
10-0-10.....	48.30
8-0-12.....	45.50
8-0-8.....	42.70
6-6-6.....	40.70
6-4-8.....	40.90
5-8-8.....	41.20
5-7-5.....	38.50
5-6-10.....	41.40
5-5-8.....	39.40
4-16-0.....	38.30
4-12-6.....	40.10
4-12-4.....	38.70
4-10-7.....	39.60
4-9-3.....	36.20
4-8-8.....	39.10
4-8-6.....	37.70
4-8-4.....	36.30
4-7-5.....	36.40
4-6-8.....	37.90
4-5-7.....	36.60
4-4-8.....	36.70
3-8-8.....	37.00
3-8-5.....	34.90
3-6-10.....	37.20
3-6-8.....	35.80
2-10-4.....	33.30
2-8-10.....	36.30
2-8-6.....	33.50
0-14-10.....	35.70
0-14-5.....	32.20
0-12-16.....	38.70
0-10-10.....	33.30
0-8-24.....	41.90
0-8-12.....	33.50
0-20-0.....	26.75
0-19-0.....	25.95
0-18-0.....	25.15
0-16-0.....	23.55
0-0-60—Muriate of potash.....	55.10
0-0-50—Muriate of potash.....	49.70
0-0-30—Manure salts.....	36.95
0-0-25—Manure salts.....	35.70
0-0-52—Sulphate of potash.....	63.10
0-0-50—Sulphate of potash.....	61.40
0-0-48—Sulphate of potash.....	59.70
0-0-21.5—Sulphate of potash magnes- nesia.....	49.70

2. The paragraph entitled "Special ingredients" in paragraph I (a) of Schedule H of Appendix A is amended in the following respects:

The reference to "Nitrate nitrogen, \$0.50 per unit of N" is changed to read "Nitrate nitrogen, \$0.60 per unit of N."

The reference to "Total organic nitrogen (excess over one-tenth water-soluble shall be priced as ammoniacal nitrogen), \$4.40 per unit of N" is changed to read: "Total organic nitrogen (excess over one-tenth water-soluble shall be priced as ammoniacal nitrogen), \$5.40 per unit of N."

The reference to "Copper sulphate, \$5.30 per unit of CuO" is changed to read: "\$5.85 per unit of CuO."

This amendment shall become effective October 23, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 7 to Second Revised Maximum Price Regulation 135

The accompanying amendment increases maximum prices of chemical plant foods on sale to dealers and consumers in the state of Florida covered by Schedule H of Appendix A.

Fertilizer manufacturers in that area and those shipping into that area are faced with substantial increases in raw materials and approved wage rates. Amendment 11 to Revised Maximum Price Regulation 205 increased maximum prices of sulphate of ammonia. This has resulted in an increase in the cost of nitrogen to manufacturers of mixed fertilizers who will obtain approximately one-half of their required supplies of nitrogen during the coming year from sulphate of ammonia and ammonium nitrate. The cost of nitrate nitrogen to manufacturers of mixed fertilizers has also been raised as a result of the increase in the maximum price of imported nitrate of soda granted by Amendment 12 to Revised Maximum Price Regulation 205. In addition, organic materials particularly important in the agriculture of Florida have advanced, in some instances, to double their previous cost during the last nine months. Approved wage increases amounting to approximately \$1.50 per ton of mixed fertilizers have also been experienced by the industry. An examination of the information available to the Price Administrator indicates that manufacturers of mixed fertilizers are not now recovering total costs. Under such circumstances, the Price Administrator is of the opinion that the accompanying amendment which provides for an increase of approximately 6 percent is appropriate in order to cover the material and labor cost increases and to assure the industry that the maximum prices for mixed fertilizers will generally cover total costs for the product.

In the opinion of the Administrator, the accompanying amendment is generally fair and equitable and complies with all other requirements of the Emergency Price Control Act of 1942, the Stabilization Act of 1942, both as amended, and all applicable Executive orders.

[F. R. Doc. 46-19322; Filed, Oct. 23, 1946; 11:19 a. m.]

PART 1410—WOOL
[RPS 58, Amdt. 21]

WOOL AND WOOL TOPS AND YARNS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Price Schedule No. 58 is amended in the following respects:

1. Section 1410.65 is amended by inserting after the phrases "British wool control shorn wool" and "British wool control wool" wherever they appear in § 1410.65 with the exceptions of subparagraph (6) of § 1410.65 (c) and subparagraph (3) of § 1410.65 (h) the words "or Australian, New Zealand or South African shorn wool bought at auction or by private treaty."

2. Section 1410.65 (c) (4) is amended by inserting at the end of the first sentence thereof after the word "resale" the words "or who engages in the business of purchasing Australian, New Zealand, or South African wool at auction or by private treaty for resale."

3. Section 1410.65 (d) is hereby revoked and a new paragraph (d) is substituted therefor to read as follows:

(d) *Imported carpet wools.* On and after October 28, 1946, the maximum prices for imported carpet wools shall be maintained as follows:

(1) *Unscoured carpet wools.* The maximum prices for imported unscoured carpet wools, clean basis, in bond, shall be determined in the same manner as provided by the Revised Maximum Import Price Regulation for commodities the prices of which are controlled thereunder.

(2) *Carpet wools scoured in the United States.* The maximum prices for imported carpet wools scoured in the United States are the applicable maximum prices for unscoured imported carpet wools as determined under subparagraph (1), above, plus the following actual charges: (i) actual charges paid for scouring; (ii) transportation charges to scouring plant actually paid, but in no case in excess of \$.50 per hundred weight of grease wool; *Provided*, That the amount of each such charge shall be separately set forth in an invoice or similar document delivered to the purchaser.

4. Section 1410.65 (e) is amended to read as follows:

(e) *Imported hair of the camel, alpaca, llama, vicuna, and of the angora or cashmere goat.* On and after October 28, 1946, the maximum prices for imported wool hairs shall be maintained as follows:

(1) *Unscoured hair.* The maximum prices for imported unscoured hair of the camel, alpaca, llama, vicuna or of the angora or cashmere goat, clean base, shall be determined in the same manner as provided by the Revised Maximum Import Price Regulation for commodities the prices of which are controlled thereunder.

(2) *Hair scoured in the United States.* The maximum price for imported hair of the camel, alpaca, llama, vicuna, or of the angora or cashmere goat scoured in

the United States is the maximum price for the unscoured hair determined under subparagraph (1), above, plus the following charges: (i) actual charges paid for scouring; (ii) transportation charges to scouring plant actually paid, but in no case in excess of \$.50 per hundred weight of grease wool; *Provided*, That the amount of each such charge shall be separately set forth in an invoice or similar document delivered to the purchaser.

5. Section 1410.65 (h) (1) (ii) is amended by deleting therefrom the phrase, "the name and address of his supplier".

6. Section 1410.65 (h) (4) (iii) is amended by deleting therefrom the phrase, "the name and address of his supplier".

7. Section 1410.66 is amended by inserting after the phrase "British wool control pulled wools" wherever it may appear in § 1410.66 the words "or Australian, New Zealand, or South African pulled wools bought at auction or by private treaty".

8. Section 1410.67 is amended by inserting after the phrase "British wool control wool" wherever it may appear in Section 1410.67 the words "or Australian, New Zealand, or South African wool bought at auction or by private treaty".

This amendment shall become effective October 28, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

*Statement of the Considerations Involved
in the Issuance of Amendment 21 to
Revised Price Schedule 58*

This amendment is in two parts: (1) it provides for Australian, New Zealand and South African wools bought at auction or private treaty the same pricing formulas which already apply to British Wool Control wools; and (2) it applies to imported carpet wools and certain imported specialty wools, namely, hair of the camel, alpaca, llama, vicuna and of the angora or cashmere goat, the pricing provisions of Revised Maximum Import Price Regulation. Although domestic wool has been decontrolled, ceilings are still maintained for imported wools.

The Regulation has contained no special pricing provisions for Australian, New Zealand and South African wools except as they were under the British Wool Control. This control was recently relinquished and it is therefore necessary to provide pricing formulas for these wools when free from the British Wool Control. In the case of the other wools action is dictated by recent increases in the world prices of the wools in question plus the fact that dealers have had maximum prices "frozen" in terms of lower world prices.

Failure to take action would threaten the supply of needed wools and adversely affect the smaller manufacturers customarily served by the dealers. The British wools are the raw material for most of our standard all-wool fabrics including men's worsteds. Virtually all

the carpet wools used in this country are imported.

In every case the present action provides a cost-plus type of pricing. In lieu of cost-data adequate to determine a new schedule of maximum prices this type of pricing technique amendment meets the problem with the minimum inflationary consequences.

[F. R. Doc. 46-19321; Filed, Oct. 23, 1946; 11:18 a. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Farm Security Administration.

ARIZONA, CALIFORNIA, AND MASSACHUSETTS

FARM OWNERSHIP LOAN LIMITATIONS

In accordance with the item entitled, "Farm Tenancy," contained in the Department of Agriculture Appropriation Act, 1947 (Public Law 422, 79th Congress, approved June 22, 1946), no loans under Title I of the Bankhead-Jones Farm Tenant Act (50 Stat. 522, 7 U. S. C. 1000-1006), excepting those to eligible veterans, may be made for the acquisition or enlargement of farms which have a value, as acquired, enlarged, or improved, in excess of the average value of efficient family-size farm-management units, as determined by the Secretary of Agriculture, in the county, parish, or locality where the farm is located. The limitations designated herein shall be applied in accordance with the above-mentioned authorities to Farm Ownership loans in the counties of Arizona, California, and Massachusetts named below. With respect to each county, the limitation does not exceed the average value of efficient family-size farm-management units located in such county.

ARIZONA

County	Limitation	County	Limitation
Cochise	\$12,000	Pinal	\$12,000
Graham	12,000	Santa Cruz	12,000
Maricopa	12,000	Yavapai	12,000
Mohave	12,000	Yuma	12,000
Pima	12,000		

CALIFORNIA

County	Limitation	County	Limitation
Fresno	\$12,000	San Bernar-	
Imperial	12,000	dino	\$12,000
Kern	12,000	San Diego	12,000
Kings	12,000	San Luis	
Los Angeles	12,000	Obispo	12,000
Madera	12,000	Santa Bar-	
Mariposa	12,000	bara	12,000
Merced	12,000	Tulare	12,000
Orange	12,000	Ventura	12,000
Riverside	12,000		

MASSACHUSETTS

County	Limitation	County	Limitation
Barnstable	\$10,000	Hampshire	\$10,000
Berkshire	10,000	Middlesex	12,000
Bristol	12,000	Norfolk	12,000
Essex	12,000	Plymouth	12,000
Franklin	10,000	Worcester	11,250
Hampden	10,000		

Issued this 18th day of October 1946.

[SEAL] N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-19056; Filed, Oct. 23, 1946; 8:45 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 1642]

AIR COMMUTING, INC.

NOTICE OF HEARING

In the matter of the application of Air Commuting, Inc., for a certificate of public convenience and necessity under section 401 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given that a further hearing in the above-entitled proceeding is assigned to be held on October 29, 1946, at 10:00 a. m. (eastern standard time) in Room 960, Post Office Station C Building, 641 Washington Street, New York City, New York before Examiner Charles J. Frederick.

Dated at Washington, D. C., October 18, 1946.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,
Secretary.

[F. R. Doc. 46-19052; Filed, Oct. 23, 1946;
8:47 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. II 5840]

MONTANA POWER CO.

ORDER CHANGING PLACE OF HEARING

OCTOBER 18, 1946.

It appearing to the Commission that by order adopted September 24, 1946, in the above-entitled matter, a public hearing was fixed to begin at 10:00 a. m., on Monday, November 18, 1946, in the Placer Hotel, Helena, Montana, and that subsequent to the issuance of such order, a more suitable place for such hearing has been obtained:

It is ordered, That:

The aforesaid September 24, 1946, order be and it is hereby modified to substitute "Federal Court Room, Federal Building" for "Placer Hotel," as the place where such hearing shall be held.

Issued: October 21, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-19042; Filed, Oct. 23, 1946;
8:48 a. m.]

[Docket Nos. G-450, 463, 666]

PENN-YORK NATURAL GAS CORP. AND
EMPIRE GAS AND FUEL CO., LTD.

ORDER CONSOLIDATING PROCEEDINGS AND
FIXING DATE OF HEARING

OCTOBER 18, 1946.

In the matters of Penn-York Natural Gas Corporation, Docket No. G-450; Empire Gas and Fuel Company, Limited, Docket No. G-463; Penn-York Natural Gas Corporation, Docket No. G-666.

It appears to the Commission that:

(a) On February 17, 1943, Penn-York Natural Gas Corporation ("Penn-York"), a Pennsylvania corporation hav-

ing its principal place of business at Philadelphia, Pennsylvania, made application by telegram in Docket No. G-450 for a temporary emergency certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, authorizing it to operate certain facilities located in the Town of Independence, Allegany County, New York, consisting of approximately 4,000 feet of 3-inch and 4-inch pipeline, a meter house and meter installations.

(b) On February 23, 1943, the Commission granted the temporary authorization requested by Penn-York, subject to the filing by said company within ten days thereafter of an application for a certificate of public convenience and necessity authorizing the operation of the aforementioned facilities.

(c) On March 3, 1943, Penn-York filed an application in Docket No. G-450 for a certificate of public convenience and necessity pursuant to said section 7, as amended, authorizing it to operate the facilities referred to in paragraph (a) hereof until the end of the winter season of 1943; and on December 8, 1943, filed a similar application in the same proceeding for a certificate of public convenience and necessity authorizing it to operate such facilities during the winter of 1943-1944.

(d) On April 12, 1943, Empire Gas and Fuel Company, Limited ("Empire"), a New York corporation having its principal place of business at Wellsville, New York, filed an application in Docket No. G-463 for a certificate of public convenience and necessity pursuant to said section 7, as amended, authorizing it to exchange gas with Penn-York through the facilities referred to in paragraph (a) hereof.

(e) Penn-York filed an application in Docket No. G-666 on September 26, 1945, and an amendment thereto on February 11, 1946, for permission pursuant to said section 7 to abandon the facilities referred to in paragraph (a) hereof.

(f) Penn-York alleges in its application that it is no longer using and does not propose to use in the future, the facilities which Penn-York seeks permission to abandon; and Empire has informed the Commission in writing that it is not delivering or receiving gas by means of such facilities and does not propose so to do in the future; and the proceedings in Docket Nos. G-450 and G-463 may therefore properly be terminated.

(g) Good cause exists for consolidating the aforementioned proceedings for hearing and for setting a hearing date, respecting the issues presented by the application in Docket No. G-666 and respecting the question of the termination of the proceedings in Docket Nos. G-450 and G-463.

The Commission orders that:

(A) The proceedings in Docket Nos. G-450, G-463 and G-666 be and the same are hereby consolidated for the purpose of hearing.

(B) A public hearing be held commencing on October 30, 1946, at 9:45 a. m. (EST) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue N. W., Washington,

D. C., (i) respecting the matters involved and the issues presented in the proceeding entitled "In the Matter of Penn-York Natural Gas Corporation," Docket No. G-666; and (ii) respecting the question whether the proceedings entitled "In the Matter of Penn-York Natural Gas Corporation," Docket No. G-450 and "In the Matter of Empire Gas and Fuel Company, Limited," Docket No. G-463 should be terminated: *Provided, however*, That if no protest or petition to intervene has been filed or allowed prior to the date herein fixed for hearing, or if a protest or petition to intervene, in the judgment of the Commission, raises no issue of substance, the Commission may dispose of the applications without contested hearing by order upon the applications and evidence filed or available to the Commission and such additional evidence as the Commission may require to be filed for its consideration.

(C) Interested State commissions may participate in this hearing as provided in the Commission's rules of practice and procedure.

Issued: October 18, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-19043; Filed, Oct. 23, 1946;
8:48 a. m.]

[Docket Nos. G-115, G-399, G-400, G-401]

EAST OHIO GAS CO. ET AL.

ORDER POSTPONING HEARING

OCTOBER 18, 1946.

In the matter of The East Ohio Gas Company, Docket No. G-115; City of Euclid, complainant, v. The East Ohio Gas Company, defendant, Docket No. G-399; City of Cleveland, complainant, v. The East Ohio Gas Company, defendant, Docket No. G-400; City of Lakewood, complainant, v. The East Ohio Gas Company, defendant, Docket No. G-401.

It appearing to the Commission that: On August 23, 1946, the Commission entered an order in these proceedings granting a rehearing to be held commencing on October 23, 1946, such rehearing to be limited to oral argument before the Commission by the parties of record who have heretofore appeared in the proceedings;

The Commission finds that: Good cause exists for postponing the date of rehearing as hereinafter provided;

The Commission orders that:

The rehearing in these proceedings now set to commence on October 23, 1946, be and the same is hereby postponed to December 4, 1946, at 10:00 a. m. (est) in the Hearing Room of the Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C.

Issued: October 18, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-19044; Filed, Oct. 23, 1946;
8:48 a. m.]

[Project No. 1955]

SAVANNAH RIVER ELECTRIC CO.

ORDER CHANGING PLACE OF HEARING

OCTOBER 18, 1946.

It appearing to the Commission that: By order adopted September 20, 1946, in the above-entitled matter, a public hearing was fixed to begin at 10:00 a. m. on October 28, 1946, in the U. S. Post Office and Court House Building in Atlanta, Georgia, and that subsequent to the issuance of such order suitable space in the designated building has been found to be unavailable;

It is ordered, That: The aforesaid September 20, 1946, order be and it is hereby modified to change the place of hearing therein designated from the U. S. Post Office and Court House Building to the Hearing Room of the Georgia Public Service Commission, Room 234, State Capitol Building, Atlanta, Georgia.

Issued: October 21, 1946.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.[F. R. Doc. 46-19041; Filed, Oct. 23, 1946;
8:49 a. m.]

FEDERAL TRADE COMMISSION.

[File No. 21-402]

HOUSEHOLD DYE INDUSTRY

NOTICE OF HOLDING OF TRADE PRACTICE
CONFERENCE

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 21st day of October A. D. 1946.

Notice is hereby given that a Trade Practice Conference will be held by the Federal Trade Commission in the Federal Trade Commission Building, Pennsylvania Avenue at Sixth Street, N. W., Washington, D. C., in Hearing Room 332, on Thursday, November 7, 1946, beginning at 10 a. m., for the industry engaged in manufacturing, placing on the market or distributing dyes or materials for dyeing or tinting fabrics in the home. All persons, partnerships, corporations, associations, or other parties or groups, engaged in manufacturing, blending, packaging, placing on the market or distributing the products or materials referred to are invited to attend or be represented at the conference. The conference and further proceedings in the matter will be directed toward the eventual establishment and promulgation by the Commission of trade practice rules under which unfair methods of competition, unfair or deceptive acts or practices, and other trade abuses, in the production, sale or distribution of the products and materials in question may be eliminated and prevented.

By direction of the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.[F. R. Doc. 46-19057; Filed, Oct. 23, 1946;
8:45 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 396, Special Permit 53]

RECONSIGNMENT OF GRAPES AT CHICAGO,
ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (11 F. R. 2193), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill., October 17, 1946, by Farm Fresh of car SFRD 23674, grapes, now on the Santa Fe to Meyer Cohen, Albany, N. Y. (Erie-D & H).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 17th day of October 1946.

V. C. CLINGER,
Director,
Bureau of Service.[F. R. Doc. 46-19058; Filed, Oct. 23, 1946;
8:46 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 1-2937]

SOUTH COAST CORP.

ORDER SETTING HEARING ON APPLICATION TO
WITHDRAW FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 18th day of October A. D. 1946.

The South Coast Corporation, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to the Commission to withdraw its Common Stock, \$1.00 Par Value, from listing and registration on the New York Curb Exchange;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Wednesday, November 27, 1946, at the office of the Securities and Exchange Commission, 105 West Adams Street, Chicago, Illinois, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That George T. Crossland, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.[F. R. Doc. 46-19038; Filed, Oct. 23, 1946;
8:49 a. m.]

[File Nos. 59-29 et al.]

PENNSYLVANIA POWER & LIGHT CO. ET AL.

ORDER RELEASING JURISDICTION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 17th day of October A. D. 1946.

In the matter of Pennsylvania Power & Light Company, National Power & Light Company, and Electric Bond and Share Company, File No. 59-29; Pennsylvania Power & Light Company, National Power & Light Company, and Electric Bond and Share Company, File No. 54-128; Electric Bond and Share Company; National Power & Light Company, et al., File No. 59-12; Electric Bond and Share Company, National Power & Light Company, Pennsylvania Power & Light Company, et al., File No. 54-51; Application 10.

Pennsylvania Power & Light Company ("Pennsylvania"), an electric and gas utility, National Power & Light Company ("National"), the then corporate parent of Pennsylvania and a registered holding company, and Electric Bond and Share Company ("Bond and Share"), the corporate parent of National and also a registered holding company, having filed a joint Plan of Recapitalization for Pennsylvania, with which were consolidated proceedings instituted by the Commission pursuant to section 11 (b) (2) directed to Pennsylvania, National, and Bond and Share; and

The Commission having by orders dated September 26, 1945, October 24, 1945, and January 7, 1946 approved said plan and dismissed said proceedings instituted pursuant to section 11 (b) (2) but having reserved, in said orders, jurisdiction over the payment of all legal fees and expenses in connection with the plan and over the fees of certain financial advisers retained by Pennsylvania; and

The record having now been completed as to such fees with respect to amounts and statements of counsel describing services rendered in connection with the plan, the amount of such fees being as follows:

Simpson, Thacher & Bartlett.....	\$75,000
Sullivan & Cromwell.....	31,000
Reld & Priest.....	35,000
Ballard, Spahr, Anderson & Ingersoll.....	15,000
First Boston Corporation.....	2,000
Smith, Barney & Co.....	1,500

It appearing to the Commission that such fees and expenses are not unreasonable:

It is ordered, That the jurisdiction heretofore reserved with respect to such fees and expenses be, and the same hereby is, released.

By the Commission,

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-19037; Filed, Oct. 23, 1946;
8:49 a. m.]

[File No. 70-1357]

SOUTHERN NATURAL GAS CO. ET AL.

ORDER GRANTING APPLICATION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

In the matter of Southern Natural Gas Company, Alabama Gas Company, Alabama Natural Gas Corporation, Huntsville Gas Company, File No. 70-1357.

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 17th day of October A. D. 1946.

Southern Natural Gas Company ("Southern"), a registered holding company and a subsidiary of Federal Water and Gas Corporation, also a registered holding company, and its subsidiaries, Alabama Gas Company ("Alabama Gas"), Alabama Natural Gas Corporation ("Alabama Natural") and Huntsville Gas Company ("Huntsville") having filed applications and declarations and amendments thereto, pursuant to sections 6, 7, 9, 10, and 12 of the Public Utility Holding Company Act of 1935 and Rules U-42, U-43, U-45 and U-50 promulgated thereunder, regarding the following transactions:

(1) The merger of Alabama Natural and Huntsville into Alabama Gas as the surviving corporation. Prior to such merger, Southern proposes to donate:

(a) To Alabama Gas its 6½% Income Note due 1956, principal amount \$1,500,000, now owned by Southern;

(b) To Huntsville \$100,000 principal amount of its First Mortgage 6% Bonds due 1948, together with unpaid interest accrued thereon (\$71,750 as of June 30, 1946) and its \$143,924 6% demand note and open account indebtedness, all now owned by Southern;

(2) Alabama Gas and Huntsville, respectively, propose to acquire and to cancel such indebtedness so donated by Southern;

(3) Southern further proposes to donate to Alabama Gas and Alabama Gas proposes to acquire and cancel all of the common stocks of Alabama Natural (1,000 shares no par value) and Huntsville (500 shares \$100 par value), all of which said common stocks are now owned by Southern;

(4) Alabama Natural and Huntsville propose to sell and Alabama Gas proposes to acquire all of the properties and assets of Alabama Natural and Huntsville and assume all their liabilities, including \$40,000 principal amount of 5% bonds of the City of Talladega, Alabama, due 1947, assumed by Alabama Natural;

(5) The surviving corporation, Alabama Gas, proposes to issue and sell to The Chase National Bank of the City of New York 2,000,000 principal amount of

notes, \$1,400,000 principal amount of such notes bearing interest initially at the rate of 2% per annum and maturing serially at the rate of \$70,000 semi-annually commencing April 1, 1947; 600,000 principal amount of such notes bearing interest initially at the rate of 2½% per annum and maturing on October 1, 1957;

(6) Alabama Gas proposes to apply the proceeds to be received from the issuance of the notes towards (a) the redemption of all its outstanding First Mortgage Bonds, 4½% Series, due 1951 in the principal amount of \$1,102,000 at the call price of 100.25%; and (b) the payment of a 6% First Mortgage Income Note due 1944 of Alabama Natural outstanding in the principal amount of 350,000 now owned by Southern. The balance of approximately \$538,000, after payment of expenses, will be used for financing its operations as a public-utility company; and

A public hearing having been held after appropriate notice and the Commission having considered the record and having made and filed its findings and opinion herein;

It is ordered, That the said applications and declarations, as amended, regarding the transactions summarized above be, and the same hereby are, granted and permitted to become effective, subject to the terms and conditions prescribed in Rule U-24 of the rules and regulations promulgated under the act.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-19039; Filed, Oct. 23, 1946;
8:49 a. m.]

[File No. 70-1374]

INTERSTATE POWER CO.

NOTICE OF FILING AND NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 17th day of October A. D. 1946.

Notice is hereby given that Interstate Power Company ("Interstate"), a registered holding company, has filed a declaration and an amendment thereto with this Commission pursuant to the Public Utility Holding Company Act of 1935. Declarant has designated sections 6 and 7 of the act and Rule U-23 of the rules and regulations promulgated thereunder as applicable to the proposed transactions.

All interested persons are referred to said declaration, as amended, on file in the office of this Commission, for a full statement of the transactions therein proposed, which are summarized as follows:

Interstate proposed to issue and sell two collateral promissory notes, each in the principal amount of \$300,000, bearing interest at the rate of 1¼% annually payable semi-annually, and maturing one year from the date of issuance; one of said notes is to be sold to The Chase National Bank of the City

of New York, and the other to Manufacturers Trust Company, New York. Interstate also proposes to issue \$600,000 principal amount of its First Mortgage Gold Bonds, 5% Series, due January 1, 1957, which bonds are to serve as collateral for the \$600,000 aggregate principal amount of notes. Interstate represents that said 5% bonds will be issued under the indenture securing Interstate's presently issued and outstanding 5% bonds due 1957, upon certification to the trustee under said indenture of certain property additions which have not heretofore been certified as a basis for authentication and issuance of bonds. The filing states that the proceeds of the proposed issue and sale of securities will be applied toward the financing of Interstate's construction program and to restore current working funds which have been reduced below normal requirements in order to finance new construction.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to the matters set forth in said declaration, as amended, and that said declaration, as amended, shall not be permitted to become effective except pursuant to further order of the Commission;

It is ordered, Pursuant to sections 7 and 18 of the act, that a hearing on said declaration, as amended, be held on October 30, 1946, at 10:00 A. M., E. S. T., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such date, the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held. It is requested that any person desiring to be heard in connection with this proceeding or proposing to intervene herein shall file with the Secretary of the Commission on or before October 28, 1946, his request or application therefor as provided by Rule XVII of the rules of practice of the Commission.

It is further ordered, That Robert P. Reeder, or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a hearing officer under the Commission's rules of practice.

The Public Utilities Division having advised the Commission that it has made a preliminary examination of said declaration, as amended, and that, on the basis thereof, the following matters and questions are presented for consideration by the Commission without prejudice, however, to the presentation of additional matters and questions upon further examination:

(1) Whether the financing by the issue and sale of notes and of first mortgage bonds is necessary and appropriate to the economical and efficient operation of the business in which Interstate is engaged;

(2) Whether the fees, commissions, or other remunerations to be paid in connection with the issue and sale of said

notes and the issue of said bonds are reasonable;

(3) Whether the terms and conditions of the issue and sale of said notes and of said bonds are detrimental to the public interest or the interest of investors or consumers;

(4) Whether the proposed accounting treatment of the proposed transactions is proper and in conformity with sound accounting principles;

(5) What terms and conditions, if any, with respect to the proposed transactions should be prescribed in the public interest or for the protection of investors or consumers.

It is further ordered, That particular attention be directed at said hearing to the foregoing matters and questions.

It is further ordered, That the Secretary of the Commission shall serve notice of the aforesaid hearing by mailing a copy of this order by registered mail to Interstate Power Company, and that notice of said hearing shall be given to all other persons by general release of this Commission which shall be distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935; and that further notice be given to all persons by publication of this order in the FEDERAL REGISTER.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-19040; Filed, Oct. 23, 1946;
8:49 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 64, Order 336]

GEORGE D. ROPER CORP.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64; *It is ordered*:

(a) This order establishes ceiling prices for sales at retail of the models of gas ranges listed below manufactured by the George D. Roper Corporation, Blackhawk Park Avenue, Rockford, Illinois. For sales in each zone by retail dealers to ultimate consumers, the ceiling prices including the Federal excise tax, but not including any state or local taxes imposed at the point of sale are those set forth below:

Model	Maximum prices for sales to ultimate consumers			
	Zone 1	Zone 2	Zone 3	Zone 4
5-3804.....	\$132.50	\$136.00	\$139.25	\$142.00
45-3804.....	148.50	152.00	155.00	157.75
5-3804 L. F.....	149.75	154.00	157.50	160.50

These prices include delivery and installation. If the retail dealer does not provide installation, he shall compute his ceiling price by deducting \$6.00 from the ceiling price shown above for his sales on an installed basis. In all other respects

these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

(b) The manufacturer shall, before delivering any range covered by this order, after the effective date thereof, attach securely to the inside oven door panel a label which plainly states the OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the ceiling price is \$6.00 less than the price shown on the label.

(c) For purposes of this order Zones 1, 2, 3 and 4 comprise the following states:

Zone 1. Wisconsin, Michigan, Illinois and Indiana.

Zone 2. North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Minnesota, Iowa, Missouri, Arkansas, North Carolina, South Carolina, West Virginia, Virginia, Georgia, Mississippi, Tennessee, Ohio, Kentucky, Alabama, District of Columbia, New Jersey, Delaware, Maryland, Pennsylvania, New York, Vermont, New Hampshire, Massachusetts, Connecticut, and Rhode Island.

Zone 3. Montana, Wyoming, Colorado, Texas, Louisiana, Florida, and Maine.

Zone 4. Washington, Idaho, Utah, Arizona, California, Nevada, Oregon, and New Mexico.

(d) The ceiling prices established by this order supersede those established for the same ranges by Revised Order No. 183 and Order No. 205 under Maximum Price Regulation No. 64. All the provisions of Maximum Price Regulation No. 64 continue to apply to sales of articles covered by this order except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with section 11b of that regulation and may not, therefore, be increased under that section.

(e) Unless the context requires otherwise, the definitions set forth in the various sections of Maximum Price Regulation No. 64 shall apply to the terms used herein.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on the 24th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 336 Under Maximum Price Regulation 64

Section 11b (c) of Maximum Price Regulation No. 64 required manufacturers of stoves subject to preticketing by the manufacturer and having retail ceiling prices fixed under Maximum Price Regulation No. 64 prior to August 19, 1946, to recompute those ceiling prices so as to insure the return to resellers of a percentage mark-up over invoice cost equal to the average percentage mark-up which similar sellers received on sales of similar stoves on March 31, 1946. To achieve this result the manufacturer was

required to determine a mark-up factor for each stove applicable to his current ceiling price to his largest buying class of purchaser by dividing his March 31, 1946 retail ceiling price to that class of purchaser (exclusive of all adjustments other than industry-wide adjustments to manufacturers) by the March 31, 1946 Zone 1 retail ceiling price for the same stove (exclusive of all increases except those allowed in connection with industry-wide adjustments to manufacturers).

The George D. Roper Corporation, hereinafter referred to as the manufacturer, which had received an adjustment under section 10 of Maximum Price Regulation No. 64 prior to March 31, 1946, had ceiling prices on that date for resales of the gas ranges it produced which included mark-ups which failed to reflect absorption of the five percent industry-wide adjustment granted to manufacturers prior to that date and required to be absorbed by resellers generally. Hence, the resellers' mark-ups in effect on its stoves on March 31, 1946 exceeded the average percentage mark-up which similar resellers received on that date in connection with their resales of similar stoves. In order to avoid any possible confusion as to the mark-up to be applied by the manufacturer to his current ceiling prices to his largest buying class of purchaser to determine the current Zone 1 retail ceiling price for each gas range in his line, the accompanying order is issued under section 11 of Maximum Price Regulation No. 64 establishing the appropriate resale ceiling prices, and setting the correct March 31, 1946 mark-up factor for each range currently in the manufacturer's line.

The Zone 1 retail ceiling prices established by the accompanying order were determined by dividing the Zone 1 retail ceiling price which would have been established under Maximum Price Regulation No. 64 for the same stove on March 31, 1946 (exclusive of all increases except those allowed in connection with industry-wide adjustments granted manufacturers) by the manufacturer's ceiling price to his largest buying class of purchaser as it would have been set on March 31, 1946 under the general provisions of Maximum Price Regulation No. 64, and applying the resulting mark-up factor to the applicant's ceiling price under Maximum Price Regulation No. 64 to the same class of purchaser. The retail ceiling prices in other zones were set by adding to the Zone 1 retail ceiling price the dollar amount of the zone differential previously in effect. The resulting retail ceiling prices return to resellers a percentage mark-up equal to the average percentage mark-up received by similar resellers of similar stoves on March 31, 1946. The retail ceiling prices established are, therefore, in accordance with the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended, and in line with the level of ceiling prices fixed under Maximum Price Regulation No. 64.

In order to avoid confusion the accompanying order specifies that the retail ceiling prices it establishes supersede those previously set for sales of the same ranges by orders previously issued under

Maximum Price Regulation No. 64. It also requires compliance with the notification, preticketing, terms-of-sale and other general provisions of Maximum Price Regulation No. 64.

[F. R. Doc. 46-19090; Filed, Oct. 23, 1946; 8:56 a. m.]

[MPR 64, Order 337]

A. J. LINDEMANN AND HOVERSON CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 11 of Maximum Price Regulation No. 64; it is ordered:

(a) *Ceiling prices.* This order establishes ceiling prices for sales of certain models of electric cooking ranges manufactured by the A. J. Lindemann and Hoverson Company, 601 West Cleveland Avenue, Milwaukee 7, Wisconsin, as follows:

(1) For sales in each zone by wholesale distributors to retail dealers, the ceiling prices including Federal excise tax are those set forth below:

Model	Quantity	Distributor to dealer			
		Zone 1	Zone 2	Zone 3	Zone 4
8810C	1-4	\$108.18	\$110.05	\$111.73	\$113.73
	5 or more	104.10	105.91	107.53	109.46
8808C	1-4	176.86	179.14	181.05	183.12
	5 or more	170.20	172.44	174.27	176.28

These prices are f. o. b. the wholesale distributor's city and are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the ceiling prices including the Federal excise tax but not including any local sales taxes are those set forth below:

Model	Dealer to consumer			
	Zone 1	Zone 2	Zone 3	Zone 4
8810C	\$169.50	\$172.25	\$174.75	\$177.75
8808C	276.50	279.75	282.50	285.50

These ceiling prices include delivery, a one year warranty, and installation when the installation requires only that the range be connected to the electric facilities provided by the purchaser and such connection does not require any additional materials. If a range cord set (customarily referred to in the industry as a "pigtail") is required and is furnished by the retail dealer, he may add \$3.50 to the OPA retail ceiling price. In all other respects these ceiling prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) *Notification.* At the time of or prior to the first invoice to each purchaser for resale the manufacturer shall notify the purchaser of the ceiling prices and conditions established by this order for resales by the purchaser. This

notice may be given in any convenient form.

(c) The manufacturer shall, before shipping any range covered by this order, attach to the outside panel of the oven door of the range a label which contains all the following information:

(1) The model number of the range.

(2) Its OPA retail ceiling price.

(3) A statement that the ceiling price shown includes the Federal excise tax, delivery, a one year warranty, and installation when the installation requires only that the range be connected to electric facilities provided by the purchaser and such connection does not require any additional materials.

(4) A statement that if the installation requires the use of a range cord set (customarily referred to in the industry as a "pigtail") and such a set is furnished by the retail dealer, he may add \$3.50 to the OPA retail ceiling price of the range.

(5) A statement that the label may not be removed until after the range has been sold to an ultimate consumer.

(6) A list of the States included in each zone.

(d) For purposes of this order Zones 1, 2, 3 and 4 comprise the following states:

Zone 1. Wisconsin, Illinois, Indiana, and Michigan.

Zone 2. North Dakota, South Dakota, Nebraska, Kansas, Iowa, Oklahoma, Minnesota, Missouri, Arkansas, Alabama, Louisiana, Mississippi, Tennessee, Georgia, North Carolina, South Carolina, Kentucky, Ohio, Virginia, West Virginia, Maryland, Delaware, Pennsylvania, New Jersey, New York, Vermont, Massachusetts, New Hampshire, Connecticut, Rhode Island, and the District of Columbia.

Zone 3. Maine, Florida, Texas, New Mexico, Colorado, Wyoming and Montana.

Zone 4. Washington, Oregon, Idaho, California, Nevada, Utah and Arizona.

(e) All the provisions of Maximum Price Regulation No. 64 continue to apply to sales of articles covered by this order, except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with sections 11a and 11b of that regulation and may not, therefore, be increased under those sections.

(f) Unless the context requires otherwise, the definitions set forth in the various sections of Maximum Price Regulation No. 64 shall apply to the terms used herein.

(g) This order may be revoked or amended by the Price Administrator at any time.

(h) This order shall become effective on the 24th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 337 Under Maximum Price Regulation 64

Section 11 b (c) of Maximum Price Regulation No. 64 required manufacturers of stoves subject to preticketing by the manufacturer having retail ceiling prices fixed prior to August 19, 1946, to recompute those ceiling prices so as to insure the return to retailers of a percentage markup over their current

invoice cost equal to the average percentage markup which they received on sales of the same or similar stoves on March 31, 1946. To achieve this result the manufacturer was required to determine a markup factor for each stove applicable to his current ceiling prices to distributors, or, if he did not sell to distributors, to his largest class of purchaser, by dividing his March 31, 1946, ceiling prices to that class by his March 31, 1946, retail ceiling price for his most comparable stove in Zone 1.

The A. J. Lindemann and Hoverson Company, Milwaukee 7, Wisconsin, hereinafter referred to as the applicant, did not have ceiling prices and resale ceiling prices established under Maximum Price Regulation No. 64 on March 31, 1946, for the electric ranges it is now offering for sale. The only ceiling prices for its sales and for resales of its electric ranges in effect on March 31, 1946, were ceiling prices established under Revised Supplementary Order No. 119. Hence the applicant had no models in his line on March 31, 1946, which he could use to determine a markup factor to be applied to his current ceiling prices for sales to his largest buying class of purchaser to enable him to recompute the retail ceiling prices of his ranges in accordance with section 11 b (c) of Maximum Price Regulation No. 64. Since the adjustment the applicant now receives under the industry adjustments granted by Maximum Price Regulation No. 64 exceeds that which he received under Revised Supplementary Order No. 119, the applicant's ceiling prices for his sales are currently established under Maximum Price Regulation No. 64. It is, therefore, necessary to issue an order establishing new retail ceiling prices for each stove now in his line under section 11 of Maximum Price Regulation No. 64 which provides that orders may be issued establishing retail ceiling prices whenever a manufacturer's ceiling prices have been determined under the regulation.

The retail ceiling prices established by the accompanying order were determined by dividing the retail ceiling price in Zone 1 which would have been established under Maximum Price Regulation No. 64 for the same stove on March 31, 1946, by the applicant's ceiling price to his largest buying class of purchaser as it would have been set under the same regulation on the same date, and applying the resulting markup factor to the applicant's current ceiling price under Maximum Price Regulation No. 64 to the same class of purchaser. The resulting ceiling prices return to the retailers a percentage markup equal to the average percentage markup they would have received on March 31, 1946, in connection with sales of the same stove. Similarly, the resale ceiling prices for sales by wholesale distributors to retail dealers were determined by allotting to wholesale distributors the same proportion of the gross dollar margin between the applicant's ceiling price to them and the retail ceiling price as they would have received on March 31, 1946, of the spread between the corresponding ceiling prices as they would have been set on that date under Maximum Price Regulation No. 64. The resale ceiling prices established

are, therefore, in accordance with the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended and in line with the level of ceiling prices fixed under Maximum Price Regulation No. 64.

The accompanying order requires compliance with the notification, preticketing, terms of sale and other general provisions of Maximum Price Regulation No. 64.

[F. R. Doc. 46-19091; Filed, Oct. 23, 1946; 8:56 a. m.]

[MPR 120, Amdt. 8 to Order 1943]

BITUMINOUS COAL AT DISTRICT 8

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.207 (a) of Maximum Price Regulation No. 120, *It is ordered:*

Order No. 1343 under Maximum Price Regulation No. 120 is hereby amended in the following respects:

1. The maximum prices established for Blue Bird Mine, Mine Index No. 4, and all references thereto, are hereby deleted.

2. This amendment shall not affect the maximum prices established by Order No. 1343 for any mine other than Mine Index No. 4.

This amendment shall become effective November 1, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Producer and address	Mine names	Mine index Nos.	Location and name of preparation plant through which the coals are prepared
Wingert Contracting Co., Inc., 601 Butler Savings & Trust Bldg., Butler, Pa.	Lloyd No. 3 Lloyd No. 4	5904 5905	Wallwork Coal Co.'s preparation plant at Sligo, Pa., on P. R. R.

This Amendment No. 50 to Order No. 1548 under Maximum Price Regulation No. 120 shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 8 to Order 1343 Under Maximum Price Regulation No. 120

The accompanying amendment revokes the maximum prices now applicable to Blue Bird Mine, Mine Index No. 4, in Subdistrict No. 3 of District No. 8. Such action has been taken for the reason that a recent review of the cost and realization data for this mine disclosed that the representative cost of production no longer exceeds the potential realization from the sale of the applicant's coal at existing schedule maximum prices. Since this is the only basis for the relief originally granted, the adjusted maximum prices must be revoked and the applicant's maximum prices shall hereafter be determined by the applicable schedule provisions of Maximum Price Regulation No. 120.

[F. R. Doc. 46-19080; Filed, Oct. 23, 1946; 8:52 a. m.]

[MPR 120, Amdt. 50 to Order 1548]

ELLIOT COAL MINING CO. ET AL

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.212 (c) of Maximum Price Regulation No. 120; *It is ordered:*

Order No. 1548 under Maximum Price Regulation No. 120 is hereby amended in the following respects:

Paragraph (a) is amended by adding thereto the following name of the producer, address, mine name and index number, and preparation plant name, as follows:

Producer and address	Mine names	Mine index Nos.	Location and name of preparation plant through which the coals are prepared
Wingert Contracting Co., Inc., 601 Butler Savings & Trust Bldg., Butler, Pa.	Lloyd No. 3 Lloyd No. 4	5904 5905	Wallwork Coal Co.'s preparation plant at Sligo, Pa., on P. R. R.

This Amendment No. 50 to Order No. 1548 under Maximum Price Regulation No. 120 shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

ing that its maximum price for strip-mined coal, produced at its Lloyd No. 3 and No. 4 mines, Mine Index Nos. 5904 and 5905, respectively, and prepared at its preparation plant at Sligo, Pennsylvania, in District No. 1, be increased 50 cents per net ton.

It appears that applicant's strip-mined coal receives thorough cleaning and hand-picking at the said preparation plant, and that it is such that it can be prepared to a standard of general acceptability in the coal-consuming market.

The applicant qualifies, therefore, for the requested relief under the provisions of said § 1340.212 (c). All mines of District No. 1, qualifying for an increase of 50 cents per net ton for prepared strip-mined coal under the provisions of § 1340.212 (c) of Maximum Price Regulation No. 120, have been grouped together by Order No. 1548, as amended, under Maximum Price Regulation No. 120. *Ac-*

Producer and address	Mine name
C. E. Powell Coal Co., Blandburg, Pa.	Powell No. 3 Powell No. 4

This Amendment No. 51 to Order No. 1548 under Maximum Price Regulation No. 120 shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 51 to Order 1548 Under Maximum Price Regulation 120

C. E. Powell Coal Co., Blandburg, Pennsylvania, filed an application pursuant to § 1340.212 (c) of Maximum Price Regulation No. 120, requesting that its maximum price for strip-mined coal, produced at its Powell Nos. 3 & 4 mines, Mine Index Nos. 5550 & 5551, respectively, and prepared at its preparation plant at Blandburg, Pennsylvania, in District No. 1, be increased 50 cents per net ton.

It appears that applicant's strip-mined coal receives thorough cleaning and hand-picking at the said preparation plant, and that it is such that it can be prepared to a standard of general

cordingly, this order is being further amended to include applicant's strip-mined coal.

[F. R. Doc. 46-19077; Filed, Oct. 23, 1946; 8:51 a. m.]

[MPR 120, Amdt. 51 to Order 1548]

ELLIOT COAL MINING CO. ET AL

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.212 (c) of Maximum Price Regulation No. 120; *It is ordered:*

Order No. 1548 under Maximum Price Regulation No. 120 is hereby amended in the following respects.

Paragraph (a) is amended by adding thereto the following name of the producer, address, mine name and index number, and preparation plant name, as follows:

Producer and address	Mine index No.	Location and name of preparation plant through which the coals are prepared
C. E. Powell Coal Co., Blandburg, Pa.	5550 5551	C. E. Powell Coal Co., Tipton No. 1 at Blandburg, Pa. on P. R. R.

acceptability in the coal-consuming market.

The applicant qualifies, therefore, for the requested relief under the provisions of said § 1340.212 (c). All mines of District No. 1, qualifying for an increase of 50 cents per net ton for prepared strip-mined coal under the provisions of § 1340.212 (c) of Maximum Price Regulation No. 120, have been grouped together by Order No. 1548, as amended, under Maximum Price Regulation No. 120. Accordingly, this order is being further amended to include applicant's strip-mined coal.

[F. R. Doc. 46-19078; Filed, Oct. 23, 1946; 8:51 a. m.]

[MPR 120, Amdt. 2 to Order 1734]

EDWARD TOMAJKO ET AL

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.213 (d) (2) of Maximum Price Regulation No. 120; *It is ordered:*

Order No. 1734 under Maximum Price Regulation No. 120 is hereby amended in the following respects.

Paragraph (1) is amended by adding thereto the following in the manner indicated:

Producer and address	Mine index No.	Location and name of preparation plant through which the coals are prepared
North Sewickley Coal Co., R. D. 3, Beaver Falls, Pa.	414	North Sewickley preparation plant, 6 miles east of Beaver Falls, Pa.

This Amendment No. 2 to Order No. 1734 under Maximum Price Regulation No. 120 shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 2 to Order 1734 Under Maximum Price Regulation 120

North Sewickley Coal Co., R. D. 3, Beaver Falls, Pennsylvania, producing strip-mined coal at the North Sewickley Coal Co. Mine, Mine Index No. 414, filed an application pursuant to § 1340.213 (d) (2) of Maximum Price Regulation No. 120, requesting permission to charge deep-mine prices for strip-mined coal, when blended with 25% or more of deep-mined coal and prepared at its preparation plant six miles east of Beaver Falls, Pennsylvania, in District No. 2.

It appears that applicant's strip-mined coal receives thorough cleaning and hand-picking at the said preparation plant, and that it is such that it can be prepared to a standard of general acceptability in the coal-consuming market.

It further appears that applicant's strip-mined coal is blended in preparation with not less than 25% deep-mined coal at the said preparation plant.

The applicant qualifies therefore for the requested relief under the provisions of said § 1340.213 (d) (2), since the above mentioned strip-mined coals produced in District No. 2 are cleaned and prepared in accordance with said § 1340.213 (d) (2) and blended in preparation with not less than 25% deep-mined coal at the above mentioned preparation plant, which is operated as an adjunct of Mine Index No. 158. Accordingly, this order is being amended to include applicant's blended mixture of prepared strip-mined and deep-mined coal.

[F. R. Doc. 46-19081; Filed, Oct. 23, 1946; 8:52 a. m.]

[MPR 120, Order 1764]

ADAMS MINING CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 3. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.214 and all other provisions of Maximum Price Regulation No. 120.

ADAMS MINING CO., BOX 238, MT. CLARE, W. VA., S. & S. NO. 2 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2264, BARBOUR COUNTY, W. VA., RAIL SHIPPING POINT, CLARKSBURG, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment and railroad fuel.....	338	338	318	313	303
Truck shipment.....	373	373	343	338	328

ALPENA COAL CO., P. O. BOX 733, ELKINS, W. VA., FLAT BUSH MINE, H. V. FREEPORT SEAM, MINE INDEX NO. 2263, RANDOLPH COUNTY, W. VA., RAIL SHIPPING POINT, NORTON, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment and railroad fuel.....	338	338	318	313	303
Truck shipment.....	373	373	343	338	328

BLACK SWAN COAL CO., ROOM 1020, HUNTINGTON NATIONAL BANK BLDG., COLUMBUS, OHIO, BLACK SWAN MINE, PEERLESS SEAM, MINE INDEX NO. 2267, NICHOLAS COUNTY, W. VA., RAIL SHIPPING POINT, MUDDLETT, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 1

	A	A	A	A	A
Price classification.....	A	A	A	A	A
Rail shipment and railroad fuel.....	448	408	383	373	373
Truck shipment.....	418	413	383	378	358

LESTER KAUFMAN, BOX 666, FAIRMONT, W. VA., SEABOARD NO. 1 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2261, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT, GALLIHER, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	DE	DE	DE	DF	DF
Price classification.....	DE	DE	DE	DF	DF
Rail shipment, river shipment and railroad fuel.....	348	343	328	313	303
Truck shipment.....	373	373	343	338	328

¹ Rail and river shipped coal having a sulphur content of 1.35 percent or under, included in size groups Nos. 4 and 5 are subject to the following maximum prices: size group No. 4, 328; size group No. 5, 323.

PENN DOLA COAL CO., BOX 1946, CLARKSBURG, W. VA., PEPPER MINE, PITTSBURGH SEAM, MINE INDEX NO. 2265, BARBOUR COUNTY, W. VA., RAIL SHIPPING POINT, PEPPER MINE, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment and railroad fuel.....	338	338	318	313	303
Truck shipment.....	373	373	343	338	328

WILLIAM E. STARFORD, GRAFTON, W. VA., OAK NO. 3 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2266, TAYLOR COUNTY, W. VA., RAIL SHIPPING POINT, GRAFTON, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment and railroad fuel.....	338	338	318	313	303
Truck shipment.....	373	373	343	338	328

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 1764 Under Maximum Price Regulation 120

The order which this opinion accompanies establishes maximum prices and price classifications and assigns mine index numbers to mines in District No. 3 which had not been classified and numbered by the former Bituminous Coal Division. This is done in accordance with § 1340.210 (a) (6) of the regulation which provides for this action.

Under this section, a producer is required to file an application for maximum prices and classifications based upon those of the nearest mine in the same or substantially similar seams. Generally the producer requests the prices and classifications he deems proper.

This application was then submitted to the industry advisory committee for District No. 3. The prices and classifications established are those recommended by the committee and those requested by the applicants, if a request was made, and are fair and equitable.

[F. R. Doc. 46-19076; Filed, Oct. 23, 1946; 8:50 a. m.]

[MPR 120, Order 1765]

MORGAN AND TROITINO COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in

which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant

and when stated to be for rail shipment or for railroad fuel, are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.219 and all other provisions of Maximum Price Regulation No. 120.

MORGAN & TROTINO COAL CO., CUMBERLAND, KY., MORGAN & TROTINO MINE, B SEAM, MINE INDEX No. 7879, LETCHER COUNTY, KY., SUBDISTRICT 3, RAIL SHIPPING POINT, CUMBERLAND, KY., F. O. G. 80, STRIP MINE, MAXIMUM TRUCK PRICE GROUP No. 2

	Size group Nos.																
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21	22	23	
Price classification.....	E	E	E	E	D	D	C	C	A	C	A	E	E	E	E	---	
Rail shipment and railroad fuel ¹	456	446	436	431	431	406	386	381	386	431	366	356	351	351	---	---	
Truck shipment.....	476	456	411	426	391	366	321	316	---	---	---	---	---	---	---	---	

CRYSTAL BLOCK COAL & COKE CO., P. O. BOX 1330, HUNTINGTON 15, W. VA., No. 3 MINE, POND CREEK SEAM, MINE INDEX No. 7874, MINGO COUNTY, W. VA., SUBDISTRICT 8, RAIL SHIPPING POINT, RAWL, W. VA., F. O. G. 130, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

	O	O	O	O	L	L	K	G	E	G	C	E	E	E	F
Price classification.....	O	O	O	O	L	L	K	G	E	G	C	E	E	E	F
Rail shipment and railroad fuel ¹	406	401	386	386	381	381	371	371	371	406	361	356	351	351	306
Truck shipment.....	441	421	396	396	381	356	321	316	---	---	---	---	---	---	---

PERRY SLOAN COAL CO., BATH, KY., PERRY SLOAN COAL CO. MINE, ELKHORN SEAM, MINE INDEX No. 7876, LETCHER COUNTY, KY., SUBDISTRICT 3, RAIL SHIPPING POINT, BELCRAFT, KY., F. O. G. 62, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	K	K	K	K	K	K	J	G	E	G	D	J	J	J	---
Rail shipment and railroad fuel ¹	426	421	411	411	406	396	376	371	371	406	361	356	346	341	---
Truck shipment.....	441	421	396	396	381	356	321	316	---	---	---	---	---	---	---

¹ Subject to the provisions of second revised order No. 1432 under MPR 120, as amended.

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 1765 Under Maximum Price Regulation 120

The order which this opinion accompanies establishes maximum prices and price classifications and assigns mine index numbers to mines in District No. 8 which had not been classified and numbered by the former Bituminous Coal Division. This is done in accordance with § 1340.210 (a) (6) of the regulation which provides for this action.

Under this section, a producer is required to file an application for maximum prices and classifications based upon those of the nearest mine in the same or substantially similar seams. Generally the producer requests the prices and classification he deems proper.

This application was then submitted to the industry advisory committee for District No. 8. The prices and classifications established are those recommended by the committee and those requested by the applicants, if a request was made, and are fair and equitable.

[F. R. Doc. 46-19079; Filed, Oct. 23, 1946; 8:51 a. m.]

[MPR 188, Order 5253]

ILLINOIS CABINET CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Illinois Cabinet Company, Rockford, Illinois.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by—			
		Manufacturer to Admiral Corp.	Admiral Corp. to its distributors	Admiral distributors to retailers	Any person to ultimate consumers
Record cabinet.	RC-3	\$17.69	\$19.66	\$24.56	\$39.30

These maximum prices are for the article described in the manufacturer's application dated April 23, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. Rockford, Illinois and are subject to a cash discount of 1% ten days, net thirty days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. For sales by Admiral Corporation, the maximum price are f. o. b. shipping point and subject to a cash discount of 2% ten days net 30 days, and for sales by Admiral

Distributors, the maximum prices are f. o. b. distributor's warehouse and subject to a cash discount of 2% ten days net 30 days. In all other respects the maximum prices are subject to each seller's customary terms and conditions of sales on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. The tag or label shall contain the following statement with the blanks properly filled in:

Model No. -----
OPA Ceiling Price—\$-----
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, at wholesale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 24th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 5253 Under § 1499.158 of Maximum Price Regulation 188

Illinois Cabinet Company, Rockford, Illinois, herein called the manufacturer, established its maximum prices under the Third Pricing Method of Maximum Price Regulation No. 188 for sales to jobbers of certain articles of furniture which it manufactures. It now appears that the manufacturer intends to make sales to a new class of purchaser with resales following a new channel of distribution.

Since the manufacturer never made sales to this new class of purchaser and so has no established differentials which it can use in determining its maximum prices for those sales, it is necessary to establish its maximum prices under the Fourth Pricing Method. The manufacturer's maximum prices to a new class of purchaser established by the accompanying order reflect a differential from his established maximum price to jobbers which is customary in that industry. The maximum prices are in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The accompanying order also establishes ceiling prices for sales by each reseller. These prices allow the resellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-19092; Filed, Oct. 23, 1946; 8:55 a. m.]

[MPR 188, Order 5254]

ELECTRIC HOUSEHOLD UTILITIES CORP.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1499.159 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation 14; *It is ordered:*

(a) This order establishes differentials which factory branch warehouses and distributors who sell the Model No. 200-D dishwashing machine manufactured by the Electric Household Utilities Corporation, 54th Avenue and Cermak Road, Chicago, Illinois, may add to their ceiling prices established under Maximum Price Regulation No. 188 or orders thereunder for their sales of such dishwashers to servicing dealers if, at the request of the dealer, they provide the consumer purchasing the machine with all the service necessary to comply with the one year warranty on the machine given to consumers purchasing the machine.

(b) A factory branch warehouse or a distributor who, at the request of the dealer to whom he sells a Model 200-D dishwashing machine produced by the Electric Household Utilities Corporation, agrees to furnish the consumer purchasing the machine with whatever service is necessary to comply with the one year warranty applicable to the machine, shall determine his ceiling price for the sale of the Model 200-D to dealers who purchase from him subject to such an agreement by adding to his properly established ceiling price for sales of the same machine to dealers to who themselves provide the services necessary to comply with the warranty a sum no greater than \$3.50 per machine. This additional charge may be made and collected only if it is separately stated on the invoice covering the sale to the dealer of the Model 200-D dishwashing machine to which the charge is applicable.

(c) This order may be revoked or amended by the Price Administrator at any time.

(d) This order shall become effective on the 24th day of October, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order 5254
Under Maximum Price Regulation 188*

All dishwashing, clothes washing and ironing machines sold by the Electric Household Utilities Corporation, 54th Avenue and Cermak Road, Chicago, Illinois, hereinafter referred to as the corporation, are sold at retail with a one year warranty. Customarily, whatever services were necessary to comply with this warranty were provided free of charge by the dealer. It now appears, however, that many dealers, selling such machines produced by the corporation are not equipped to supply such services and have requested their suppliers to take on the burden of complying with the one year warranty. Accordingly

those suppliers, either factory branch warehouses or distributors, have applied to this Office for the establishment of a differential to reflect the value of the additional services they must supply in connection with the sale of a machine to this type of dealer.

Pursuant to those applications, this office issued an order under Revised Maximum Price Regulation No. 86 establishing a differential for sales on such a basis of the clothes washing machines and ironing machines produced by the corporation. It is now necessary to establish a similar differential under Maximum Price Regulation No. 188 for sales of the corporation's dishwasher. It appears that the dishwasher is essentially the same in maintenance and operation as the corporation's Model 200-C clothes washing machine. Accordingly, the accompanying order establishes a differential for sales of the dishwasher to dealers on the basis of an agreement by the seller to provide whatever service is necessary to comply with the one year warranty, which is equal to that previously established for similar sales of the corporation's comparable clothes washer. Since this differential merely reimburses the person receiving it for the cost of supplying the service necessary to comply with the warranty it will not result in any increase in the level of ceiling prices.

[F. R. Doc. 46-19093; Filed, Oct. 23, 1946;
8:55 a. m.]

[MPR 591, Order 865]

COLUMBIA MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum price, excluding Federal Sales Tax, for sales by any person to consumers of the following electric water heater manufactured by Columbia Manufacturing Company of Lynwood, California and described in its application dated August 17, 1946, shall be:

5 gallon electric water heater, single element, galvanized tank..... \$43

(b) The maximum net LCL price, excluding Federal Excise Tax, f. o. b. point of shipment for sales by any person shall be the maximum price specified in (a) above less the following discounts:

1. On sales to dealers, a discount of 25 percent.
2. On sales to jobbers, a discount of 40 percent.

(c) The maximum prices established by this order are subject to such further cash discounts, transportation allowances and price differentials at least as favorable as those which each seller extended or rendered or would have extended or rendered during March 1942 on sales of commodities in the same general category.

(d) The maximum prices on an installed basis of the communities covered by this order shall be determined in ac-

cordance with Revised Maximum Price Regulation No. 251.

(e) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(f) Columbia Manufacturing Company shall attach to each water heater covered by this order, a tag containing the following:

OPA maximum retail price not installed, including actual Federal excise tax paid at source \$-----

Do Not Detach

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order No. 865
Under Section 9 of Maximum Price
Regulation No. 591*

The accompanying Order No. 865 under section 9 of Maximum Price Regulation No. 591 establishes maximum prices for sales at all levels of distribution for water heaters manufactured by Columbia Manufacturing Company of Lynwood, California.

These particular commodities were only recently introduced into the market by the manufacturer. Maximum prices for the items could not be established under sections 7 or 8 of Maximum Price Regulation No. 591, because this company had never manufactured comparable commodities. Consequently, maximum prices must be approved pursuant to the provisions of section 9 of Maximum Price Regulation No. 591.

In its application the company submitted its proposed prices for the commodities covered by this order. An analysis of the information submitted indicated that the prices authorized are in line with the prices of competitive manufacturers for comparable commodities and, therefore, are in line with the level of prices established under Maximum Price Regulation No. 591.

In order to avoid any confusion on the part of resellers as to their maximum prices and for the purposes of protecting consumers, the accompanying order establishes dollars-and-cents prices for all levels of distribution. Maximum prices established for resellers reflect the usual margins of such resellers on sales of comparable products.

The commodities manufactured by this company will be distributed by many resellers who may or may not have access to copies of the accompanying order. Therefore, in order to avoid confusion on the part of resellers who do not have access to this order, the order provides that the manufacturer attach to each water heater a tag on which will be printed the article's maximum consumer

price. In addition, each seller, except on sales to consumers, is required to notify each of his purchasers of his maximum prices as well as purchasers' maximum prices on resale.

[F. R. Doc. 46-19094; Filed, Oct. 23, 1946; 8:55 a. m.]

[MPR 591, Order 866]

PRIDE MFG. CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment for sales by any person to consumers of the following Linoleum on Steel Work Tops, stainless steel trim manufactured by Pride Manufacturing Company of Pittsburgh, Pennsylvania and described in its application dated September 17, 1946 shall be:

LINOLEUM ON STEEL WORK TOP, STAINLESS STEEL TRIM—1½" THICK WITHOUT BACK SPLASH

Size:	On sales to consumers
Width up to 25½" x 15"-----	\$9.50
Width up to 25½" x 18"-----	10.50
Width up to 25½" x 21"-----	11.50
Width up to 25½" x 24"-----	13.20
Width up to 25½" x 27"-----	14.80
Width up to 25½" x 30"-----	16.50
Width up to 25½" x 36"-----	19.80
Width up to 25½" x 42"-----	23.10
Width up to 25½" x 48"-----	26.40
Width up to 25½" x 54"-----	29.70
Width up to 25½" x 60"-----	33.00
Width up to 25½" x 66"-----	36.30
Width up to 25½" x 72"-----	39.60
Width up to 25½" x 78"-----	43.00
Width up to 25½" x 84"-----	46.20
Width up to 25½" x 90"-----	49.50
Width up to 25½" x 96"-----	52.80
Width up to 25½" x 102"-----	56.00
Width up to 25½" x 108"-----	59.40
Width up to 25½" x 114"-----	62.70
Width up to 25½" x 120"-----	66.00
Width up to 25½" x 126"-----	69.30
Width up to 25½" x 132"-----	72.60
Width up to 25½" x 138"-----	76.00
Width up to 25½" x 144"-----	79.00

(b) The maximum net LCL prices f. o. b. point of shipment, for sales by any person shall be the maximum net prices specified in (a) above less the following discounts:

On sales to dealers, 40 percent.
On sales to jobbers, 50 percent.
On sales to manufacturers, 50 and 10 percent.

(c) The maximum prices established by this order are subject to such further cash discounts, transportation allowances and price differentials at least as favorable as those which each seller extended or rendered or would have extended or rendered during March 1942, on sales of commodities in the same general category.

(d) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Price Regulation No. 251.

(e) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 866 Under Section 9 of Maximum Price Regulation 591

The accompanying Order No. 866 under section 9 of Maximum Price Regulation No. 591 establishes maximum prices for sales at all levels of distribution for Linoleum on Steel Work Tops, Stainless Steel Trim.

These particular commodities were only recently introduced into the market by the manufacturer. Maximum prices for the items could not be established under sections 7 or 8 of Maximum Price Regulation No. 591, because this company had never manufactured comparable commodities. Consequently, maximum prices must be approved pursuant to the provisions of section 9 of Maximum Price Regulation No. 591.

In its application the company submitted its proposed prices for the commodities covered by this order. An analysis of the information submitted indicated that the prices requested are in line with the prices of competitive manufacturers for comparable commodities and, therefore, are in line with the level of prices established under Maximum Price Regulation No. 591.

In order to avoid any confusion on the part of resellers as to their maximum prices and for the purposes of protecting consumers, the accompanying order establishes dollars and cents prices for all levels of distribution. Maximum prices established for resellers reflect the usual margins of such resellers on sales of comparable products.

The commodities manufactured by this company will be distributed by many resellers who may or may not have access to copies of the accompanying order. Therefore, in order to avoid confusion on the part of resellers who do not have access to this order, the order provides that the manufacturer shall notify each of its purchasers of its maximum prices as well as purchasers' maximum resale prices.

[F. R. Doc. 46-19095; Filed, Oct. 23, 1946; 8:54 a. m.]

[MPR 591, Order 867]

REFRIGERATION-ENGINEERING CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register

and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following frozen food chests manufactured by the Refrigeration-Engineering Corporation, Fort Worth 3, Texas and as described in the application dated September 12, 1946 which is on file with the Mechanical Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to—	
	Dealer	Consumer
Model A-100 15 cu. ft.-----	\$285.00	\$475.00

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers including allowable transportation and crating charges.

(f) The Refrigeration-Engineering Corporation, Fort Worth, Texas shall stencil on the frozen food chest covered by this order, substantially the following:

OPA Maximum Retail Price—\$ ----

Plus freight and crating as provided in Order No. 867 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 867 Under Section 9 of Maximum Price Regulation 591

The accompanying Order No. 867 under section 9 of Maximum Price Regulation

tion No. 591 establishes maximum prices for sales at all levels of distribution for frozen food chest manufactured by the Refrigeration-Engineering Corporation of Fort Worth, Texas.

These particular commodities were only recently introduced into the market by the manufacturer. Maximum prices for the items could not be established under sections 7 and 8 of Maximum Price Regulation No. 591, because this company had never manufactured comparable commodities. Consequently, maximum prices must be approved pursuant to the provisions of section 9 of Maximum Price Regulation No. 591.

In its application the company submitted its proposed prices for the commodities covered by this order. Based on an analysis of the information submitted the prices set forth in the accompanying order are in line with the prices of competitive manufacturers for comparable commodities and, therefore, are in line with the level of prices established under Maximum Price Regulation No. 591.

In order to avoid any confusion on the part of resellers as to their maximum prices and for the purpose of protecting consumers, the accompanying order establishes dollars-and-cents prices for all levels of distribution. Maximum prices established for resellers reflect the usual margins of such resellers on sales of comparable products. The order also provides that distributors may, under certain circumstances, add delivery charges to the dollars-and-cents maximum prices established to cover actual freight paid to obtain delivery and crating actually paid.

The commodities manufactured by this company will be distributed by many resellers who may or may not have access to copies of the accompanying order. Therefore, in order to avoid confusion on the part of resellers who do not have access to this order, the order provides that the Refrigeration-Engineering Corporation shall notify each of its purchasers of its maximum prices as well as purchasers' maximum resale prices. The order further provides that the Refrigeration-Engineering Corporation shall stencil on the inside of the lid of the frozen food chests the maximum retail price thereof.

All provisions of the accompanying order and their effect upon business practices, or cost practices or methods or means or aids to distribution in the industry or industries affected, have been carefully considered. No provisions which might have the effect of requiring a change in such practices, means, or methods established in the industry or industries affected, have been included in the order unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the order or of the act. To the extent that the provisions of this order compel or may operate to compel changes in business practices, cost practices, or methods or means or aids to distribution established in the industry or industries affected, such provisions are necessary to prevent circumvention or evasion of this order or of the Emer-

gency Price Control Act of 1942, as amended.

The Price Administrator has determined, on the basis of the foregoing that the maximum prices established by the order are in conformity with the Emergency Price Control Act of 1942, as amended, and Executive Orders issued by the President.

[F. R. Doc. 46-19096; Filed, Oct. 23, 1946; 8:54 a. m.]

[MPR 591, Order 868]

ROYAL HEATERS, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, it is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person to consumers of the following floor and wall furnace manufactured by Royal Heaters Incorporated, Alhambra, California and as described in its applications dated September 3, 1946 and September 4, 1946, shall be:

	On sales to consumers uninstalled
Model D-45,000, dual floor furnace 32" x 22" x 25"	\$116.50
Model 55,000-D, dual floor furnaces 30" x 30" x 27 1/4"	141.66
Model 55-W, wall furnace 36" x 13 1/2" x 8"	154.16
Model 38-W, wall furnace 29" x 13 1/2" x 8"	126.66

(b) On sales to the following classes of trade, the maximum prices in (a) above are subject to the following discounts:

	Percent
On sales to retailer or dealer.....	40
On sales to distributor or jobber....	40 and 15

(c) The maximum prices established by this order are subject to such further cash discounts, transportation allowances and price differentials at least as favorable as those which each seller extended or rendered or would have extended or rendered during March 1942 on sales of commodities in the same general category.

(d) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(e) Each seller covered by this order, except on sales to a consumer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale.

(f) The Royal Heaters Incorporated shall stencil or tag in a conspicuous place on each item covered by this order, substantially the following:

OPA Maximum Retail Price Uninstalled,
\$----- Plus Any Permissible Freight
Charge

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 868 Under Section 9 of Maximum Price Regulation 591

The accompanying Order No. 868 under section 9 of Maximum Price Regulation No. 591 establishes maximum prices for sales at all levels of distribution for floor and wall furnaces, manufactured by the Royal Heaters Incorporated of Alhambra, California.

These particular commodities were only recently introduced into the market by the manufacturer. Maximum prices for the items could not be established under sections 7 or 8 of Maximum Price Regulation No. 591, because this company had never manufactured comparable commodities. Consequently, maximum prices must be approved pursuant to the provisions of section 9 of Maximum Price Regulation No. 591.

In its application the company submitted its proposed prices for the commodities covered by this order. An analysis of the information submitted indicated that the prices requested are in line with the prices of competitive manufacturers for comparable commodities and, therefore, are in line with the level of prices established under Maximum Price Regulation No. 591.

In order to avoid any confusion on the part of resellers as to their maximum prices and for the purposes of protecting consumers, the accompanying order establishes dollars-and-cents prices for all levels of distribution. Maximum prices established for resellers reflect the usual margins of such resellers on sales of comparable products.

The commodities manufactured by this company will be distributed by many resellers who may or may not have access to copies of the accompanying order. Therefore, in order to avoid confusion on the part of resellers who do not have access to this order, the order provides that the manufacturer shall notify each of its purchasers of its maximum prices as well as purchasers' maximum resale price.

[F. R. Doc. 46-19097; Filed, Oct. 23, 1946; 8:54 a. m.]

[MPR 599, Order 31]

ADMIRAL CORP.

ESTABLISHMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of Maximum Price Regulation No. 599, it is ordered:

(a) *Scope of this order.* This order establishes distributors' and dealers' ceiling prices for their sales of Admiral Record Changers Model No. 6RC-51 which are mounted on any polished wood or fabricoid-covered wood base and which include a line cord. The ceiling prices established by the order apply to such

articles even though the base and line cord and supplied and made a part of the phonograph by persons other than the Admiral Corporation.

(b) *Retail ceiling price.* The retail ceiling price for an article covered by this order when sold in Zone I shall be \$27.95 each and when sold in Zone II it shall be \$29.35 each. These prices include all Federal excise taxes, and in all other respects they are subject to the provisions of sections 12 and 15 of Maximum Price Regulation No. 599.

(c) *Distributors' ceiling prices.* Distributors may sell to dealers articles covered by this order at prices which do not exceed \$18.93 each when shipped to a dealer from a point located in Zone I and \$19.85 each when shipped to a dealer from a point located in Zone II. These prices include all Federal excise taxes and in all other respect they are subject to the provisions of section 15 of Maximum Price Regulation No. 599.

(d) For the purposes of this order Zone II is the area which consists of the states of Arizona, New Mexico, California, Washington, Oregon, Idaho, Nevada, Utah, Colorado, Wyoming, Montana, and the following counties in Texas: El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos and Reeves. Zone I is the area which consists of the remaining counties of Texas, all the other states in the United States, and the District of Columbia.

(e) The person who mounts the Admiral Record Changer Model No. 6RC-51 in a polished wood base or fabricoid covered wood base shall attach to the completed unit a retail ceiling price tag or label which shall read as follows:

This article is Admiral Record Changer, Model No. 6RC-51 mounted on a polished wood base or fabricoid covered wood base. The OPA retail ceiling price which includes a line cord and all Federal excise taxes is ----- in Zone I and ----- in Zone II.

(f) All the provisions of Maximum Price Regulation No. 599 not inconsistent with this order shall continue to apply to all sales and deliveries of articles covered by this order.

This order shall become effective on the 24th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 31 Under Maximum Price Regulation 599

The accompanying order establishes dealers' and distributors' ceiling prices for Admiral Record Changers Model No. 6RC-51 which are mounted on any polished wood or fabricoid-covered wood base and which include a line cord.

From the information available to this office, it appears that the Admiral Corporation of 3800 Cortland Street, Chicago, Illinois, has sold to distributors and dealers its Admiral Record Changers Model No. 6RC-51 unmounted. Ceiling prices for the unmounted changer are governed by Revised Maximum Price Regulation No. 136.

Distributors and dealers have proved that these changers are more marketable

when mounted on wooden bases and have taken steps to purchase the necessary bases and to mount the changers.

Mounted changers are subject to Maximum Price Regulation No. 599. Every person who mounts a changer technically becomes a radio manufacturer who should apply under section 7 of Maximum Price Regulation No. 599 for the establishment of his ceiling prices; however the processing of a large number of such applications would place an unwarranted administrative burden on the Office of Price Administration and would also inconvenience the individual applicants.

The Admiral Corporation has presented this problem to this Office and has established that the variations in the type of bases being supplied by distributors and dealers who are mounting the changers in question do not materially vary the value of the completed unit. Accordingly it was decided to establish in an order of general applicability distributors and dealers' ceiling prices for such completed units. The ceiling prices for the mounted record changers established by the accompanying order are in line with the general level of ceiling prices established by Maximum Price Regulation No. 599 for comparable sales of comparable articles.

[F. R. Doc. 46-19098; Filed, Oct. 23, 1946; 8:53 a. m.]

[RMPR 111, Order 14]

DUPLEX CORP.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to sections 9 and 14 of Revised Maximum Price Regulation No. 111; It is ordered:

(a) This order establishes the ceiling prices stated below for sales by the Duplex Corporation and all other persons of the D-1 Model floor type vacuum cleaner manufactured for resale by the Duplex Corporation, 351 Jonquil Avenue, Pittsburgh, Pennsylvania, under its private brand name to the classes of purchaser named below:

Model	Ceiling price to—	
	Distributors	Dealers
D-1.....	Each \$22.89	Each \$34.75

These ceiling prices are subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(b) All the provisions of Revised Maximum Price Regulation No. 111 continue to apply to all sales and deliveries of the vacuum cleaners covered by this order, except to the extent that those provisions are modified by this order.

(c) Unless the context requires otherwise, the definitions set forth in Revised Maximum Price Regulation No. 111 shall apply to the terms used herein.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 24th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 14 Under Revised Maximum Price Regulation 111

The Duplex Corporation, 351 Jonquil Avenue, Pittsburgh, Pennsylvania, hereinafter referred to as the corporation, purchases the "Duplex" brand vacuum cleaner from the manufacturer for resale under its own brand name. The fabricating manufacturer has established its ceiling price for its sales of the "Duplex" cleaner under Revised Maximum Price Regulation No. 111. The Duplex Corporation, however, has never before sold this cleaner; therefore, it is necessary to establish its resale ceiling prices under the appropriate sections of Revised Maximum Price Regulation No. 111.

It appears from all the information available to this office that the corporation intends to resell its cleaners to purchasers for resale at wholesale and at retail. Insofar as it or any other person purchasing from it will make sales to purchasers for resale at wholesale, the corporation and such purchasers are manufacturers within the definition of that term as set out in section 3 (b) of Revised Maximum Price Regulation No. 111. Accordingly, it is necessary to establish ceiling prices for these types of sales by the corporation and any purchaser for resale of its Duplex cleaners who regularly sells to purchasers for resale at wholesale under section 9 of Revised Maximum Price Regulation No. 111.

This office has compared the specifications, construction and design of the cleaner in question with those of the most similar cleaners of competitive manufacturers for which ceiling prices have been properly established under the regulation. The ceiling price for sales to distributors established by the accompanying order for the cleaner in question is in line with the ceiling prices for sales to distributors established by the regulation for such comparable cleaners; therefore the ceiling price for sales to distributors established by the accompanying order is in line with the level of ceiling prices established by the regulation.

The retail ceiling price for the cleaner in question is \$80.75 each, for the cleaner in question is a private brand cleaner which differs by no more than "minor changes" from a model listed in Appendix A of Revised Maximum Price Regulation No. 111 for which the retail ceiling price is \$80.75 each.

The ceiling price established by the accompanying order for sales to dealers of the model in question is the price presently established for such sales by the corporation by section 15 of Revised Maximum Price Regulation No. 111. However, there appears to be some ques-

tion as to whether all distributors of the machines in question will be able to ascertain their ceiling prices for sales to dealers under that section; therefore, to achieve clarity and uniformity, the accompanying order establishes a ceiling price for sales to dealers of the cleaner in question.

This action is taken under section 14 of Revised Maximum Price Regulation No. 111 which authorizes the establishment by order of ceiling prices for sales of household vacuum cleaners to dealers in any case where the manufacturers' ceiling prices for such cleaners were established under Revised Maximum Price Regulation No. 111. The manufacturer of the cleaner in question has ceiling prices established for his sales under the provisions of Revised Maximum Price Regulation No. 111; therefore it is proper for the accompanying order to establish ceiling prices for sales of the cleaner in question to dealers.

[F. R. Doc. 46-19075; Filed, Oct. 23, 1946; 8:50 a. m.]

[Rev. SO 119, Amdt. 1 to Order 272]

UNITED STOVE CO.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119; It is ordered:

That Order 272 under Revised Supplementary Order No. 119 is amended in the following respects:

1. Paragraph (b) is amended to read as follows:

(b) *Wholesalers' ceiling prices.* A wholesaler shall determine his ceiling price for any article which he has purchased at ceiling prices adjusted under this order as follows:

Step 1. He shall deduct from his current total cost for the article any amount included therein on account of the Federal excise tax.

Step 2. He shall multiply the result of Step 1 by 1.228.

Step 3. He shall add to the result of Step 2 the amount included in his invoice cost (his invoice cost may not, of course, exceed the manufacturer's ceiling price to him under this order) on account of the Federal excise tax. The result is the wholesale reseller's ceiling price under this order.

2. Paragraph (c) is amended to read as follows:

(c) *Retailers' ceiling prices.* A retailer shall determine his ceiling prices for resales of any article which he has purchased at ceiling prices determined under this order as follows:

(1) If he has purchased the article from a wholesale distributor he shall multiply his current invoice cost for the article (not to exceed his supplier's ceiling price under this order for sales to him) by 1.553 and shall round the result to the nearest integral multiple of 5 cents.

(2) If he has purchased the article directly from the manufacturer and had

ceiling prices established before October 8, 1945 for sales of the same or a comparable article produced by the same manufacturer, he shall calculate his ceiling price under this order as follows:

Step 1. He shall deduct from his invoice cost (not to exceed the manufacturer's ceiling price to him under this order) any amount included therein on account of the Federal excise tax.

Step 2. He shall deduct from the result of Step 1, 4.1 percent of his invoice cost exclusive of the Federal excise tax.

Step 3. He shall add to the result of Step 2 the same percentage mark-up which he had before October 8, 1945 on the same article or, if he did not sell the same article, on the "most comparable article" produced by the same manufacturer.

Step 4. He shall add to the result of Step 3 the amount included in his invoice cost on account of the Federal excise tax. The result rounded to the nearest integral multiple of 5 cents is his retail ceiling price.

(3) If the retailer purchased the article directly from the manufacturer and cannot determine his ceiling price under subparagraph (a) above he shall adopt as his ceiling price the ceiling price of his "closest competitive seller" for the identical model of stove produced by the same manufacturer. The "closest competitive seller" of a retailer pricing under this subparagraph is a retailer who (a) has established a ceiling price under subparagraph (2) above or this subparagraph for sales to the same class of purchaser of the identical model of stove produced by the same manufacturer, and (b) is the same general type and class of seller, and (c) is closely competitive with the seller, and (d) is located nearer to the seller than any other seller who meets requirements (a), (b) and (c) of this subparagraph.

(4) If the retailer purchased the article directly from the manufacturer and cannot determine his resale ceiling price under subparagraphs (2) and (3) above he shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation or § 1372.101 (d) of Maximum Price Regulation No. 210, whichever is applicable. Ceiling prices set under either of those sections will reflect the supplier's prices as adjusted under this order diminished in accordance with subparagraph (1) above.

3. Paragraph (e) is amended to read as follows:

(e) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale of articles sold on or after the effective date of Amendment 1 to this order at ceiling prices adjusted under this order, as amended, the manufacturer and each purchaser for resale at wholesale shall notify the purchaser in writing of the method of establishing ceiling prices set by this order for resales by the purchaser. This notice may be given in any convenient form.

This amendment shall become effective on the 24th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 1 to Order 272 Under Revised Supplementary Order 119

Order 272 under Revised Supplementary Order No. 119 issued and effective June 27, 1946 established methods by which resellers of kerosene hot plates, ranges and heaters manufactured by the United Stove Company, Ypsilanti, Michigan could establish resale ceiling prices. The resale ceiling prices so established required resellers to absorb that part of the individual adjustment granted the manufacturer which is equal to the part of the reconversion increases allowed the industry generally which resellers generally absorb and to pass the balance of the manufacturer's individual adjustment through dollarwise.

Section 2 (t) of the Emergency Price Control Act of 1942, as amended, requires the Price Administrator, in establishing wholesale and retail ceiling prices, to allow resellers a percentage mark-up equal to the average percentage mark-up which similar sellers received on sales of similar articles on March 31, 1946. The average percentage mark-ups which sellers of similar stoves received on March 31, 1946 were the mark-ups they received prior to that date diminished by the amount necessary to bring about absorption of the 5 percent increase allowed manufacturers generally on March 15, 1946. Accordingly, the accompanying amendment to Order 272 revises the methods of establishing resale ceiling prices so as to return to resellers of each type percentage mark-ups equal to those they would have received on March 31, 1946 if their resale ceiling prices on that date had been properly computed under Maximum Price Regulation No. 64. To achieve this result the amendment provides that wholesalers and retailers purchasing from wholesalers may determine their resale ceiling prices by applying to their current cost a mark-up factor which included a percentage mark-up equal to the average mark-up received on March 31, 1946 by similar resellers of similar stoves. To provide for mail order houses and other retailers purchasing directly from the manufacturer, the amendment states that retailers buying directly from the manufacturer shall deduct from their current invoice cost both the Federal excise tax and an amount equal to the five percent adjustment allowed manufacturers generally previous to March 31, 1946 (4.1 percent of the manufacturer's current adjusted ceiling price), apply to the remainder the same mark-up they applied to the same or most comparable stove produced by the same manufacturer prior to the granting of any adjustments to him, and add the Federal excise tax to the result. The resulting price will include the average percentage mark-up received by such retailers on March 31, 1946 in connection with their sales of similar stoves.

To insure notice to resellers of the altered methods established for the re-determination of their ceiling prices the amendment alters the notification provision of Order 272 to require the manufacturer and all purchasers for resale at

wholesale to notify each of their purchasers for resale of the methods set up by the accompanying amendment for the determination of their ceiling prices.

[F. R. Doc. 46-19089; Filed, Oct. 23, 1946; 8:56 a. m.]

[MPR 580, Rev. Order 19]

KENDALL CO.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Revised Order 19. Establishing ceiling prices at retail for certain articles. Docket 6063-580-13-794.

Order No. 19 is redesignated Revised Order 19 and is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, *It is ordered:*

(a) The ceiling price for a sale at retail of any bib, nursery pad, or diaper manufactured by Kendall Company, Walpole, Massachusetts, having the brand name "Curity", and delivered on or after the effective date of this revised order, shall be the sum of Kendall Company's net selling price (not including discounts, freight, and other allowances) to wholesalers plus an amount equal to 105.8% thereof adjusted to the nearest five cents when pricing nursery pads, of 108.6% thereof adjusted to the nearest five cents when pricing bibs, or 63.3% thereof adjusted to the nearest five cents when pricing diapers. When Kendall Company is permitted to and does change its selling price to wholesalers for an article the retail price of which has once been established pursuant to this order, the retail price of that article must be revised in accordance with this order. However, at the time of or before the first delivery of an article at such a changed retail price, Kendall Company must send a written notification showing the new net selling price to wholesalers and the new required retail price, both to its customers and also to the OPA Distribution Branch, Washington, D. C. Wholesalers must likewise notify retail customers of any increase in Kendall Company's selling prices to wholesalers.

(b) The retail ceiling prices covered by this order shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(c) Within 20 days after the effective date of this revised order, Kendall Company must mark each article covered herein with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580)
OPA Price—\$———

With each shipment by Kendall Company between the effective date of this revised order and 20 days thereafter, of articles not properly preticketed in accordance with this order, Kendall Company shall notify each purchaser in writing that the article is not accurately tick-

eted and that the retailer is required to ticket these articles in accordance with the provisions of paragraph (a). Wholesalers in like cases are required to give similar notification to retailers purchasing articles covered by this order. No retailer may offer or sell the article unless it is marked or tagged in the form stated above and in accordance with the provisions of this order.

(d) At the time of or before the first delivery to any purchaser for resale of any article covered herein, the seller shall send the purchaser a copy of this order and of each amendment thereto issued prior to the date of such delivery.

(e) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revised Order No. 19 Under Maximum Price Regulation 580

The accompanying revised Order No. 19 substantially embodies the original order and all subsequent amendments thereto, issued to Kendall Company, Walpole, Massachusetts, under Section 13 of Maximum Price Regulation 580, and also establishes a pricing formula whereby a fixed markup is applied to the net invoice cost to the retailer. This will enable the manufacturer to continue his customary practice of maintaining uniform retail selling prices on his branded merchandise. The revision is made in the interest of a more effective administration of the order. Furthermore the marking, tagging and posting provision and the notice provision have been revised.

[F. R. Doc. 46-19202; Filed, Oct. 22, 1946; 4:15 p. m.]

[MPR 580, Rev. Order 26]

CHICOPEE MFG. CORP.

ESTABLISHMENT OF CEILING PRICES

MPR No. 580, Revised Order 26. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-771.

Order No. 26 is redesignated Revised Order 26 and is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, *It is ordered:* (a) For a sale at retail of any diapers having the brand names "Chux", "Chix", and "Chix disposees", and "Chix disposees holders", manufactured by Chicopee Manufacturing Corporation, New Brunswick, New Jersey, and delivered on or after the effective date of this revised

order, the ceiling price east of Denver shall be the sum of Chicopee Manufacturing Corporation's net selling price (not including discounts, freight, and other allowances) to wholesalers plus an amount equal to 97.8% thereof adjusted to the nearest five cents, for "Chux", large size, or 95.5% for "Chux", small size, or 86.6% for "Chix disposees", or 105.2% for "Chix disposees holders", or 63.3% for "Chix". However, for Denver and west, the retail ceiling price shall be the east of Denver ceiling price plus five cents for the "Chix disposees holder"; for all the other brands, except "Chix", ten cents shall be added to the east of Denver ceiling price. When Chicopee Manufacturing Corporation is permitted to and does change its selling price to wholesalers for an article the retail price of which has once been established pursuant to this order the retail price of that article must be revised in accordance with this order. However, at the time of or before the first delivery of an article at such a changed retail price, Chicopee Manufacturing Corporation must send a written notification showing the new selling price to wholesalers and the new required retail price, both to its customers and also to the OPA Distribution Branch, Washington, D. C. Wholesalers must likewise notify retail customers of any increase in Chicopee Manufacturing Corporation's selling prices to wholesalers.

(b) The retail ceiling prices covered by this order shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(c) Within 20 days after the effective date of this revised order, Chicopee Manufacturing Corporation must mark each article covered herein with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580)
OPA Price \$———

With each shipment by Chicopee Manufacturing Corporation between the effective date of this revised order and 20 days thereafter, of articles not properly preticketed in accordance with this order, Chicopee Manufacturing Corporation shall notify each purchaser in writing that the article is not accurately ticketed and that the retailer is required to ticket these articles in accordance with the provisions of paragraph (a). Wholesalers in like cases are required to give similar notification to retailers purchasing articles covered by this order. No retailer may offer or sell the article unless it is marked or tagged in the form stated above and in accordance with the provisions of this order.

(d) At the time of or before the first delivery to any purchaser for resale of any article covered herein, the seller shall send the purchaser a copy of this order and of each amendment thereto issued prior to the date of such delivery.

(e) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 22, 1946.

Issued this 22d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revised Order No. 26 Under Maximum Price Regulation 580

The accompanying Revised Order No. 26 substantially embodies the original order and all subsequent amendments thereto, issued to Chicopee Manufacturing Corporation, New Brunswick, New Jersey, under section 13 of Maximum Price Regulation 580, and also establishes a pricing formula whereby a fixed markup is applied to the net invoice cost to the retailer. This will enable the manufacturer to continue his customary practice of maintaining uniform retail selling prices on his branded merchandise. Furthermore, the marking, tagging and posting provision and the notice provision have been revised.

[F. R. Doc. 46-19201; Filed, Oct. 22, 1946; 4:15 p. m.]

[SO 94, Amdt. 1 to Order 92]

USED CLOTHING AND USED MILITARY WEARING APPAREL

SPECIAL EXEMPTION OF SALES

An opinion accompanying this amendment has been issued simultaneously herewith.

Order 92 under section 11 of Supplementary Order 94 is amended in the following respect:

Paragraph (a) is amended to read as follows:

(a) Notwithstanding the provisions of any regulation or order issued prior to the effective date of this order by the Office of Price Administration, resales of all used clothing originally sold as scrap or salvage by the Army, Navy or any other Government agency and of used military wearing apparel, with the exception of footwear, originally sold by any Government agency are exempt from price control.

This amendment shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 1 to Order 92 Under Supplementary Order 94

Order 92 exempted from price control all resales of used clothing originally sold as scrap or salvage by the Army, Navy or any other Government agency and of used military uniforms or parts thereof originally sold by any Government agency.

Since the issuance of Order 92 numerous questions have arisen as to the meaning of the terms "used military uniforms or parts thereof." It was the

intention of Order 92 to exempt all used military apparel or clothing except footwear. Interpretations have been issued to the effect that used military shoes were not covered by the exemption, but that such articles as used flying jackets and overcoats were covered. The accompanying amendment is issued for the purpose of clarifying the meaning of the terms in question. The words "used military wearing apparel, with the exception of footwear," as substituted by this amendment, it is believed, are less open to question than the language formerly used, and yet do not deviate from, nor enlarge upon, the original intent behind Order 92.

[F. R. Doc. 46-19320; Filed, Oct. 23, 1946; 11:18 a. m.]

[RMPR 136, Rev. Order 619]

RADIO RECEIVER AND ALLIED SPECIAL PURPOSE TUBES

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 31 of Revised Maximum Price Regulation 136, it is ordered:

Order No. 619 under Revised Maximum Price Regulation 136 is revised and amended to read as follows:

(a) *Definition*—(1) *Radio receiver tubes*. For the purposes of this order, the term "radio receiver tubes" means all electron tubes of the types which are designed and used for radio receiving equipment, prices for which have been filed with the Office of Price Administration under the provisions of Revised Price Schedule 84 or Revised Maximum Price Regulation 136 or which may hereafter be filed under the provisions of Revised Maximum Price Regulation 136.

(2) *Allied special purpose tubes*. For the purposes of this order, the term "allied special purpose tubes" means: (a) all electron tubes of the types which are designed and used for radio receiving equipment but are used for hearing aids, audio amplifications, public address systems or inter-communication circuits; (b) all line ballast tubes primarily designed for use in radio receiving or allied circuits; prices for which have been filed with the Office of Price Administration under the provisions of Revised Price Schedule 84 or Revised Maximum Price Regulation 136, or which may hereafter be filed under the provisions of Revised Maximum Price Regulation 136.

(3) *Tubes*. Wherever used in this order, the word "tubes" shall be deemed to include both radio receiver tubes and allied special purpose tubes.

(4) *Part*. For the purposes of this order, the word "part" means any product designed and sold primarily as a part of any tube, as hereinabove defined, if, (1) it is produced by a manufacturer of tubes and, if, (2) it is identifiable as a tube part without further fabrication or finishing.

(5) *Base prices*. For the purposes of this order, the phrase "base prices" means the prices established under sec-

tion 7 or computed under sections 8, 9 or 10 of RMPR 136 before the application of any increase for individual adjustments to an individual manufacturer or any industry increase heretofore authorized for radio tubes under the provisions of section 19 of Revised Maximum Price Regulation 136 or under the prior provisions of Order No. 619.

(6) *Sales by manufacturers*. For the purposes of this order, the phrase "sales by manufacturers" shall mean the first sale by a manufacturer as defined in Revised Maximum Price Regulation 136 (except a sale at retail as hereinafter defined), whether or not that sale is made to a manufacturer of electronic equipment, to a wholesaler or a retailer, who is not, in any manner, financially controlled by a manufacturer or to a wholesaler or retailer who is either financially controlled by the manufacturer or is a separate division of the manufacturer, operating as a wholesaler or retailer. The term, "sales by manufacturers" shall also include sales by manufacturers to industrial, commercial, institutional or Governmental users.

(7) *Sales at retail*. For the purposes of this order, the phrase "sales at retail" shall mean sales by anyone to the ultimate consumer, except consumers who are industrial, commercial, institutional or Governmental users.

(8) *Sales at wholesale*. For the purposes of this order, the phrase "sales at wholesale" shall mean all sales which are not either sales by manufacturer or sales at retail.

(b) *Maximum prices for sales of specified tubes by manufacturers to electronic equipment manufacturers and others*. For sales of any new tube listed below in the column headed "Type" by manufacturers to manufacturers of electronic equipment or to Governmental users, the maximum price shall be the price indicated immediately after the listing of such tube in the column headed "Price":

PRICES FOR SALES OF CERTAIN RADIO TUBES TO EQUIPMENT MANUFACTURERS

Type	Price	Type	Price
1Q5GT.....	\$0.560	6SL7GT.....	\$0.540
1R5.....	.490	6SQ7.....	.320
1S4.....	.530	6SQ7GT.....	.320
1S5.....	.405	6U7G.....	.375
1T4.....	.490	6V6GT.....	.420
3Q4.....	.530	6W7G.....	.600
3Q5GT.....	.560	12A8GT.....	.385
3S4.....	.530	12K7GT.....	.375
6A8GT.....	.385	12Q7GT.....	.315
6E5.....	.425	12SA7.....	.385
6F5GT.....	.360	12SA7GT.....	.385
6H6GT.....	.405	12SJ7.....	.390
6J7GT.....	.385	12SJ7GT.....	.390
6K7G.....	.390	12SK7.....	.380
6K7GT.....	.380	12SK7GT.....	.380
6L6GA.....	.700	12SL7GT.....	.540
6Q7G.....	.330	12SQ7.....	.320
6Q7GT.....	.315	12SQ7GT.....	.320
6SA7.....	.385	25L6GT.....	.405
6SA7GT.....	.385	30.....	.380
6SF5.....	.355	35L6GT.....	.405
6SF5GT.....	.355	35Z5GT.....	.290
6SJ7.....	.390	50L6GT.....	.405
6SJ7GT.....	.390	50Y6GT.....	.400
6SK7.....	.380	80.....	.235
6SK7GT.....	.380	84.....	.410

(c) *Maximum prices for sales of all other new tubes by manufacturers to manufacturers of electronic equipment and others*. For sales by manufacturers

to manufacturers of electronic equipment or to Governmental users of any new tube not listed in paragraph (b), the maximum price shall be:

(1) The manufacturer's base price increased by 45.5%, except that,

(2) If the manufacturer's base prices were approved by the Office of Price Administration as "in-line" prices under section 9 (c) of Revised Maximum Price Regulation 136 subsequent to May 2, 1946 and prior to October 28, 1946, the maximum prices shall be the prices so approved, increased by 14%, and if the manufacturer's base prices are approved by the Office of Price Administration as "in-line" prices under section 9 (c) of Revised Maximum Price Regulation 136 subsequent to October 28, 1946, the maximum prices shall be the prices so approved.

(d) *Terms and conditions of sale.* All of the prices determined under paragraph (b) or paragraph (c) are subject to the following:

(1) *Excise tax.* Unless the buyer submits proper documents evidencing exemption of such sale from tax, the amount of any Federal Excise Tax may be added to the price and separately stated on the invoice.

(2) *Delivery.* All deliveries shall be f. o. b., point of shipment. For shipments of fifty or more tubes, the price of the tubes shall be deemed to include railroad freight transportation to point of delivery. For shipments of less than fifty tubes, charges for transportation may be made by the manufacturer. If the manufacturer elects, and notifies the Office of Price Administration, Machinery Branch, Washington 25, D. C., he may, in every case, charge for transportation by reducing the prices determined under paragraphs (b) and (c) one-quarter cent for each tube.

(3) *Packaging.* Prices determined under paragraphs (b) and (c) are for tubes packed in bulk only. If other or different packing is requested by the buyer and furnished by the manufacturer, an additional charge, not exceeding that made by manufacturer on March 31, 1942, for similar service, increased by 45.4% may be made. Any such charge will be separately stated on the invoice covering the sale.

(4) *Government inspected tubes.* If the buyer requests Government inspected tubes and if the manufacturer delivers Government inspected tubes and provides service and facilities in connection with the inspection of such tubes by the Government, the manufacturer may make an additional charge for such services and facilities not exceeding four cents per tube. Any such charge will be separately stated on the invoice covering the sale.

(5) *Terms.* All other terms and conditions of sale shall be the same to purchasers and classes of purchasers in effect just prior to the issuance of this order.

(e) *Maximum prices for sales by manufacturers to resellers and certain others.* For sales by manufacturers of any new tubes to resellers or to industrial, institutional or commercial users, the maximum prices shall be:

(1) The manufacturer's base prices increased by 36.8%, except that,

(2) If the manufacturer's base prices were approved by the OPA as "in-line" prices under section 9 (c) of Revised Maximum Price Regulation 136 subsequent to May 2, 1946, and prior to October 28, 1946, the maximum prices shall be the prices so approved, increased by 14%, and if the manufacturer's base prices are approved by the OPA as "in-line" prices under section 9 (c) of Revised Maximum Price Regulation 136 subsequent to October 28, 1946, the maximum prices shall be the prices so approved.

(f) *Maximum prices for sales by manufacturers of any new part.* For sales by manufacturers of any new parts, the maximum prices shall be the base prices increased by 18%, except that, for any metal stampings, as that term is defined in paragraph (g) of Section 19 of Revised Maximum Price Regulation 136, the maximum prices may, at the option of the manufacturer, be determined in accordance with the provisions of paragraph (g) of Section 19 of Revised Maximum Price Regulation 136.

(g) *Maximum prices for sales at wholesale of new radio receiver tubes—*

(1) *Radio receiver tubes listed in paragraph (h).* The maximum prices for sales at wholesale (inclusive of the manufacturer's Federal excise tax) of new radio receiver tubes listed in paragraph (h) are listed in the table below:

Column I of the table arranges in ascending order all the maximum retail prices which are set forth in paragraph (h).

Columns II, III, IV, V and VI list the corresponding maximum wholesale prices for all the tubes to which the Column I retail prices apply. The quantity which determines the applicable wholesale price column is the total quantity of tubes of all types involved in the sale.

These maximum wholesale prices are f. o. b. point of shipment, and are subject to a discount of 2% if paid in ten days, net thirty days. The seller is required to continue the same guarantee on sales of tubes during March 1942. If the seller was not in business during March 1942, he is required to give the same guarantee or guarantee allowance extended by his most closely competitive seller of the same class to the same class of purchaser.

MAXIMUM WHOLESALE PRICES

Column I Maximum retail prices for tubes as listed in paragraph (h)	Column II Quantities of 1 to 5	Column III Quantities of 6 to 49	Column IV Quantities of 50 to 100	Column V Quantities of 101 to 500	Column VI Quantities of over 500
\$0.95	\$0.56	\$0.51	\$0.48	\$0.45	\$0.42
1.05	.62	.56	.52	.49	.47
1.10	.65	.59	.55	.52	.51
1.15	.70	.63	.59	.56	.53
1.25	.74	.67	.63	.59	.56
1.35	.82	.74	.70	.66	.63
1.50	.92	.83	.78	.74	.70
1.80	1.09	.99	.92	.89	.83
2.20	1.35	1.23	1.14	1.09	1.04
2.65	1.66	1.50	1.40	1.33	1.26
3.20	2.00	1.81	1.68	1.60	1.53
3.90	2.44	2.20	2.05	1.96	1.86

The above prices include the manufacturer's Federal excise taxes. Lower prices may be charged.

(2) *Radio receiver tubes not listed in paragraph (h).* To determine the maximum price for a new radio receiver tube not listed in paragraph (h) the wholesaler shall obtain from the manufacturer the suggested retail price for such tube. The wholesaler shall then take the nearest maximum retail price shown in Column I of the table above and shall determine his maximum wholesale price in accordance with subparagraph (1) of this paragraph.

(h) *Maximum prices for sales at retail of new radio receiver tubes—*(1) *Radio receiver tubes listed in the table in this paragraph (h).* The maximum prices for sales at retail of new radio receiver tubes listed below whether sold separately or in connection with the servicing of a radio or phonograph, shall be the prices specified in the following table:

Type	Maximum retail price	Type	Maximum retail price
00A	\$3.20	2A3	\$2.65
01A	1.25	2A4G	3.20
0A4G	2.65	2A5	1.35
0Z4	2.20	2A6	1.35
0Z4G	2.20	2A7	1.50
1A3	1.80	2B7	1.80
1A4P	2.20	2E5	1.80
1A5G	2.20	3A8GT	3.20
1A5GT	1.50	3Q4	2.20
1A6	1.80	3Q5GT	2.20
1A7G	2.20	3S4	2.20
1A7GT	1.80	5T4	2.65
1B4P	1.80	5U4G	1.35
1B5/25S	1.80	5V4G	2.20
1B7GT	1.80	5W4	1.50
1C5G	2.20	5W4GT	1.25
1C5GT	1.80	5X4G	1.50
1C6	1.80	5Y3G	.95
1C7G	1.80	5Y3GT/G	.95
1D5GP	1.80	5Y4G	1.05
1D5GT	1.80	5Z3	1.50
1D7G	2.20	5Z4	1.80
1D8GT	2.65	6A3	2.65
1E4G	1.80	6A4/LA	2.20
1E5GP	2.20	6A5G	3.90
1E7G	3.20	6A6	2.20
1F4	1.80	6A7	1.35
1F5G	1.80	6A8	1.80
1F6	2.20	6A8G	1.35
1F7GH	2.20	6A8GT	1.35
1G4G	1.80	6AB5/6N5	2.20
1G4GT	1.80	6AB7/1853	2.65
1G5G	1.80	6AC5G	1.80
1G6G	2.20	6AC5GT	1.50
1G6GT	2.20	6AC7/1852	3.20
1H4G	1.35	6AD6G	2.20
1H5G	1.80	6AD7G	2.20
1H5GT	1.50	6AE5GT	1.80
1H6G	1.80	6AE6G	1.80
1J5G	2.65	6AE7GT	1.80
1J6G	1.80	6AF6G	2.20
1L4	2.20	6AG5	3.20
1LA4	3.20	6AG7	3.20
1LA6	3.20	6AT6	1.80
1LB4	3.20	6AU6	2.20
1LH4	3.20	6B4G	2.65
1LN5	3.20	6B5	2.65
1N5G	2.20	6B6G	1.50
1N5GT	1.80	6B7	1.80
1N6G	1.80	6B7S	3.20
1P5GT	2.20	6BA6	2.20
1Q5GT	2.20	6BE6	2.20
1R5	2.20	6B8	2.65
1S4	2.20	6B8G	1.80
1S5	2.20	6C5	1.50
1T4	2.20	6C5G	1.35
1T5GT	2.20	6C5GT	1.35
IV	1.35	6C6	1.35

Type	Maximum retail price	Type	Maximum retail price	Type	Maximum retail price	Type	Maximum retail price
6C8G	\$2.20	6X5G	\$1.50	25A6GT	\$1.50	49	\$1.80
6D6	1.35	6X5GT	1.35	25A7G	2.20	50	3.20
6D8G	2.20	6Y8G	2.20	25A7GT	2.20	50A5	2.65
6E5	1.50	6Y7G	2.20	25AC5GT	2.20	50B5	3.20
6E6	2.65	6Z7G	2.65	25AC5G	2.20	50C6G	2.65
6F5	1.50	6ZY5G	1.80	25B6G	2.65	50L6GT	1.50
6F5G	1.50	7A4	1.80	25B8GT	2.65	50Y6GT	1.50
6F5GT	1.35	7A5	1.80	25C6G	2.65	50Z7G	1.80
6F6	1.50	7A6	1.80	25L6	2.20	52	3.90
6F6G	1.25	7A7	1.80	25L6G	1.80	53	2.20
6F6GT/G/	1.15	7A8	1.80	25L6GT	1.50	55	1.50
6F7	2.20	7B4	1.80	25Y5	3.20	56	1.10
6F8G	1.80	7B5	1.80	25Z5	1.35	57	1.25
6G6G	1.80	7B6	1.80	25Z6	1.80	58	1.25
6H4GT	2.65	7B7	1.80	25Z6G	1.35	59	2.20
6H6	1.50	7B8	1.80	25Z6GT	1.35	70A7GT	3.20
6H6G	1.50	7C5	1.80	26	1.05	70L7GT	2.65
6H6GT	1.50	7C6	1.80	27	.95	71A	1.25
6J5	1.25	7C7	1.80	30	1.35	75	1.15
6J5G	1.35	7E6	1.80	31	1.35	76	1.25
6J5GT	1.25	7E7	2.20	32	1.60	77	1.25
6J7	1.80	7F7	2.20	32L7GT	2.65	78	1.25
6J7G	1.50	7G7/1232	2.65	33	1.80	79	2.20
6J7GT	1.50	7H7	2.65	34	1.80	80	.95
6J8G	2.20	7J7	2.65	35	1.35	81	2.65
6K5G	1.50	7K7	2.65	35A5	1.80	82	1.80
6K6G	1.50	7L7	2.65	35L6GT	1.35	83	1.80
6K6GT	1.35	7N7	2.65	35W4	1.50	83V	2.65
6K7	1.50	7Q7	1.80	35Y4	2.20	84/624	1.50
6K7G	1.50	7R7	2.65	35Z3	1.80	85	1.25
6K7GT	1.35	7Y4	1.80	35Z4GT	1.10	89	1.35
6K8	1.80	7Z4	1.80	35Z5GT	1.15	V99	3.90
6K8G	1.80	10	3.90	35Z6G	1.80	X99	3.90
6K8GT	1.80	12A	1.35	36	1.35	117L7GT	3.20
6L5G	1.50	12A5	3.20	37	1.15	117NGT	3.20
6L6	2.65	12A6GT	2.65	38	1.50	117P7GT	3.20
6L6G	2.65	12A7	2.65	39/44	1.35	117Z3	2.20
6L7	2.20	12AH7GT	2.20	40	2.20	117Z6GT	2.20
6L7G	2.20	12A8GT	1.35	41	1.15	485	2.65
6N5	2.20	12AT6	2.20	42	1.15	950	2.65
6N6G	3.20	12B8GT	2.20	43	1.50	XXD	2.20
6N7	2.20	12BA6	2.20	45	1.10	XXL	2.20
6N7G	2.20	12BE6	2.20	45Z3	1.50	VR90-30	3.20
6N7GT/G/	2.20	12C8	2.65	45Z5GT	1.50	VR105-30	3.20
6P6G	1.15	12F5GT	1.35	46	1.50	VR150-30	3.20
6P6GT	1.10	12H6	1.50	47	1.50	Majestic	3.20
6P7G	3.20	12J5GT	1.35	48	3.90		
6Q7	1.80	12J7GT	1.50				
6Q7G	1.25	12K7GT	1.35				
6Q7GT	1.25	12K8	2.20				
6R7	2.20	12K8GT	1.80				
6R7G	1.50	12Q7GT	1.25				
6R7GT	1.25	12SA7	1.35				
6S7	2.20	12SA7GT	1.80				
6S7G	2.20	12SC7	1.80				
6SA7	1.35	12SF5	1.50				
6SA7GT	1.50	12SF5GT	1.50				
6SB7-Y	2.65	12SF7	1.80				
6SC7	1.80	12SG7	1.80				
6SD7GT	1.80	12SH7	1.80				
6SF5	1.35	12SH7GT	1.80				
6SF5GT	1.35	12SJ7	1.50				
6SF7	1.80	12SJ7GT	1.50				
6SG7	1.80	12SK7	1.35				
6SH7	1.80	12SK7GT	1.50				
6SH7GH	1.80	12SL7GT	2.20				
6SJ7	1.50	12SN7GT	1.80				
6SJ7GT	1.50	12SQ7	1.35				
6SK7	1.35	12SQ7GT	1.50				
6SK7GT	1.50	12SR7	1.80				
6SL7GT	2.20	12SR7GT	1.80				
6SN7GT	1.80	12Z3	1.35				
6SQ7	1.35	14A4	2.65				
6SQ7GT	1.50	14A5	3.90				
6SR7	1.50	14A7/12B7	2.65				
6SS7	1.35	14B6	2.20				
6ST7	2.20	14B8	2.65				
6SZ7	2.20	14E6	1.80				
6T7G	1.80	14H7	2.65				
6U5/6G5	1.80	14J7	2.65				
6U6GT	1.80	14Q7	2.20				
6U7G	1.35	14R7	2.20				
6V6	2.65	15	2.65				
6V6G	1.80	18	2.65				
6V6GT	1.50	19	1.80				
6V7	3.20	20	3.90				
6V7G	1.80	22	3.20				
6W5G	2.65	24A	1.25				
6W7G	2.20	25A6	2.65				
6X5	2.20	25A6G	1.50				

mines the applicable discount is the total quantity of tubes of all types covered by this order invoiced in the sale.

Quantities:	Discounts (percent)
1-5	40
6-49	46
50-100	49
101-500	52
Over 500	54

(2) On sales at retail, the maximum prices shall be the manufacturer's list prices last filed with the Office of Price Administration.

(j) *Service charges.* The maximum prices for service charges established by this paragraph, supersede the provisions of Revised Maximum Price Regulation No. 165. No charge may be made for testing tubes brought to the seller's establishment by a customer. A maximum charge of \$0.50 may be made for removing, testing, and replacing all of the tubes contained in the electron equipment brought to the seller's establishment by the customer; if the tubes can be removed, tested, and replaced without detaching the chassis mechanism from the cabinet. A maximum charge of \$1.00 may be made for removing, testing and replacing all of the tubes contained in the electron equipment brought to the seller's establishment by the customer, if the chassis mechanism must be detached from the cabinet before the tubes can be removed, tested, and replaced. All other service charges remain under Revised Maximum Price Regulation No. 165.

(k) *Guarantee.* The maximum price for a sale to an ultimate consumer of a tube, shall include the standard guarantee against defects extended by the manufacturer of that tube. In no case shall the guarantee be for a period less than 90 days from the date of sale. If a tube subject to guarantee cannot be replaced within a reasonable period of time, the retailer shall give the consumer full credit, or refund the purchase price.

(l) *Federal, State and local taxes.* Federal excise taxes levied after April 1, 1944 and State and local taxes imposed upon the sale of tubes may be added to the maximum prices established under this order, provided they are separately stated and collected.

(m) *Posting.* A seller offering tubes for sale at retail shall post and keep conspicuously posted, at the place in his business establishment where tubes are offered for sale, whether offered separately or in connection with the servicing of electron equipment, a copy of the table of maximum prices contained in paragraph (h) of this order, together with the statement of guarantee and service charges contained therein.

(n) *Sales slips, receipts and invoices.* Every person making a sale at wholesale of a tube shall furnish the purchaser with a sales slip, receipt, invoice, or other similar written evidence of purchase showing the name and address of the seller and the purchaser, the date of sale, the quantity, types, and prices charged for the tubes. This sales slip, receipt, or invoice or other written evidence of purchase shall be kept by the purchaser, and a carbon copy of it kept

Standard radio receiver tubes are guaranteed against defects for a period of ninety (90) days from the date of sale. No extra charge for testing detached radio tubes. Maximum charge of \$0.50 for testing all radio tubes in a set if they can be removed from the radio without detaching the radio mechanism from the cabinet. Maximum charge of \$1.00 for testing all radio tubes in a set if the radio mechanism must be removed from the cabinet to test the tubes. These maximum charges apply to portable or table model radios or phonographs brought to the seller's establishment.

(2) *Tubes not listed in the table in subparagraph (1) of this paragraph.* The maximum price, inclusive of the manufacturers' Federal Excise Tax, for a sale at retail of a radio receiver tube not listed in subparagraph (1) of this paragraph (h), whether sold separately or in connection with the servicing of a radio or phonograph, shall be the manufacturer's suggested retail price.

(i) *Allied special purpose tubes.* The maximum prices for sales at wholesale and sales at retail of allied special purpose tubes shall be computed as follows:

(1) On sales at wholesale, the maximum prices shall be the manufacturer's list prices last filed with the Office of Price Administration, less the following discounts and any discount for cash which the resellers had in effect on the base date rounded off to the nearest whole cent. The quantity which deter-

by the seller for inspection by the Office of Price Administration.

(c) *Manufacturer's suggested retail prices for certain tubes.* For all tubes, except those for which uniform dollars and cents prices are established by this order, a manufacturer shall determine the manufacturer's suggested retail prices which shall not exceed the manufacturer's prices for sales of such tubes determined in accordance with the provisions of this order, increased by an amount determined in accordance with the manufacturer's regular method or formula for the determination of retail prices in effect on March 31, 1942 and which method or formula has been previously filed with the Office of Price Administration. Prior to the sale of any tube covered by this paragraph, every manufacturer shall file such suggested retail price or prices with the Office of Price Administration, Machinery Branch, Washington 25, D. C.

(p) *Credit charges for sales at retail.* (1) Charges for the extension of credit may be added to the maximum (ceiling) retail prices established by this order, only to the extent permitted by and subject to the requirements of this paragraph:

(i) Sellers who, in March 1942, collected a separately stated additional charge for the extension of credit on sales of tubes may collect a charge for the extension of credit on sales under this order not exceeding such charge in March 1942 on a similar sale of similar items to the same class of purchaser.

(ii) Sellers who did not so state and collect an additional charge may collect a charge for the extension of credit only on installment-plan sales; and the charge shall not exceed the separately stated additional charge collected for the extension of credit on a similar sale or similar terms to the same class of purchaser in March 1942 by the seller's closest competitor who made such a separately stated charge.

(2) An installment-plan sale, as used in the above paragraph, means a sale where the unpaid balance is to be paid in instalments over a period of either (i) six weeks or more from the date of sale in the case of weekly instalments; or (ii) eight weeks or more in the case of other than weekly instalments.

(3) All charges for the extension of credit shall be quoted and separately stated. Any charge which is not quoted and stated separately, or which otherwise does not conform to this paragraph shall, for the purposes of this order, be considered to be part of the price charged for the article sold or services rendered.

(4) No seller may require as a condition of sale that the purchaser must buy on credit.

This order shall become effective October 28, 1946.

NOTE: All record-keeping and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revised Order No. 619 Under Revised Maximum Price Regulation No. 136

Amendment No. 11 to Revised Maximum Price Regulation 136, issued and effective September 19, 1945, authorized industry increase factors for radio parts, designed for incorporation in original equipment, and radio receiver tubes and allied special purpose tubes were included in the amendment. Thereafter, on May 2, 1946, Order No. 619 under Revised Maximum Price Regulation 136 authorized further price increases for these tubes which brought the total to 20% over base date sales prices on sales to resellers and 27.5% over base date sales prices on other sales.

At the instance of the Industry Advisory Committee, the Office of Price Administration has undertaken and completed a current survey of manufacturers producing radio receiving and allied special purpose tubes and parts. All of the seven members of the industry submitted reports for inclusion in the survey but in the case of one manufacturer, the period covered by its report was not regarded as representative of normal operating experience and it was accordingly excluded from the survey. The remaining six producers, accounting for approximately 90% of the industry's total output, submitted recent profit and loss statements, mainly, for the first quarter of 1946, and these were accepted as a basis for determining the measure of relief currently required.

The present study discloses that further price increases are required in order to return to the industry the applicable margin of profit. The accompanying order accordingly authorizes an additional average increase of 15.23% over the presently increased base date sales prices for finished tubes and an initial 18% increase over base date sales prices for parts. In conformance with the pattern adopted in Order No. 619, this revised order establishes uniform dollars-and-cents prices for certain specifically designated tubes and, in fact, extends this pricing method beyond the original listings set forth in that order. This course has been followed at the request of the Industry Advisory Committee. It should be observed, however, that the current prices of many of the tubes newly listed and priced have not been entirely uniform and that in order to establish uniform prices for these tubes, different percentage increases (in most cases in excess of 15.23%) had to be applied. As a consequence, the resultant increase for all tubes other than those added to the list (and for which uniform prices are now established for the first time) amounts to 14% over presently increased base date sales prices. Considering the prior increases for tubes, and continuing the same differential pricing as between sales to resellers and sales to electronic equipment manufacturers prescribed in Order No. 619, the 14% increase factor for tubes other than those newly listed amounts to total increases over base date sales prices as follows: For sales by manufacturers to resellers, 36.8%; for sales by manufacturers to electronic equipment manufacturers, 45.4%.

In response to inquiries from this Office, the individual reporting companies have indicated an anticipated average rise in output of 16.7% during the next twelve months. Accordingly, as the initial computation in adjusting reported costs, the volume of reported sales was increased by this percentage amount.

The financial statements submitted reflect all but recent cost increases. Materials costs increases, principally for glass, metal stampings, and plastics parts, have occurred since the preparation of the data reported. In the case of direct materials, this amounts to 3.6% and for indirect materials, 1.5%. This upward adjustment requires an increase in sales prices of .97%. All of the companies included in the sample have granted wage increases which have been approved by the Wage Stabilization Board. In the case of direct labor the average increase amounts to 16.5% above reported costs and for indirect labor the average increase is 14.5% above reported costs. Costs of direct and indirect labor were adjusted upward by these respective percentages. Considering the large percentage of production, namely 90%, for which approved wage increases have been granted and considering the advantages to be gained from a single uniform price increase, the Administrator finds that this course will promote effective price administration. In addition, that portion of selling and administrative expense properly allocable to labor costs was likewise increased. This aggregate rise in labor costs requires an increase of 8.43% in sales prices.

Downward adjustments were made in both direct and indirect labor costs, each in the amount of 5%, for reasonably anticipated improvements in labor efficiency. In addition, since it is to be expected that overtime will be at least partially curtailed, overtime premiums paid to labor were reduced 50%. These downward adjustments entail a decrease in sales prices amounting to 3.85%.

In the financial statements of two of the reporting companies, there appeared certain cost factors incidental to the transition stage of production which the companies reported were of a temporary nature and which the Administrator finds are applicable to all. Downward adjustments were accordingly made for these temporary cost factors. These adjustments entail a decrease in sales prices of 2.83%. As already noted, a 16.7% rise in output is anticipated for the ensuing twelve months. Since the unit cost of production will be lowered as volume rises, a further reduction in sales prices is required to reflect this advantage in greater sales volume. This adjustment entails a further decrease in sales prices of 3.62%.

As observed in the opinion accompanying Order No. 619, the companies in the industry typically produce a large variety of articles in addition to tubes, and, except for a very small fraction of the industry's total production, none of the producers can be regarded as single line companies. Normally, under these circumstances, the requirements of this Office would be met by establishing sales prices sufficient to assure return of total

costs of the product to the industry. However, the information available to the Administrator clearly demonstrates that the current overall earnings position of the companies comprising the industry is below that for the years 1936-39, the applicable base period, and consequently, the increase to be allowed must include some measure of profit. In this case, the appropriate profit factor is the rate earned by the industry on sales of tubes during the base period, namely, 4.54%, that amount being less than the companies' overall profit margin on net worth earned during the base period. This factor was accordingly applied to new sales prices. This adjustment entails an additional increase in sales prices of 10.90% to cover total reported costs and a further 5.23% increase in sales prices to include the allowable profit return.

Although in most respects this revised order adheres to the arrangements set forth in Order No. 619, some changes have been made. The principal change is the authorization of an 18% increase factor over base date prices on sales of tube parts. Heretofore no increase has been permitted on such sales although, as noted earlier, finished tubes have been given price increases twice previously. Analysis of the materials costs in relation to selling prices indicates that the cost of materials used in the manufacture of tubes has increased 25.94% over costs prevailing in 1941. However, the quantity of current rejects is higher and the percentage of tubes currently produced without imperfections is 93.8% of the rate for 1941. The average increase in the cost of materials is 18% and this percentage amount is being allowed as the increase factor to be applied on sales of parts.

It is the finding of the Administrator that this action meets all existing requirements.

[F. R. Doc. 46-19323; Filed, Oct. 23, 1946; 11:19 a. m.]

[MPR 188, Amdt. 3 to Rev. Order 5]

INNERSPRING MATTRESSES MADE WITH BONNELL, CLIP AND CRIMP TYPES (WIRE-TIED) UNITS

MAXIMUM PRICES FOR SALES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.159e of Maximum Price Regulation No. 188, It is ordered, That Revised Order No. 5 under § 1499.159e of Maximum Price Regulation No. 188 be, and it hereby is, amended in the following respects:

1. The title is amended to read as follows: "Innerspring Mattresses"
2. Section 1 is amended to read as follows:

SECTION 1. Purpose of this revised order. Innerspring mattresses have been found to be a reconversion product, in accordance with the standards set forth in § 1499.159e of Maximum Price Regulation No. 188. This revised order specifies price increase factors for wire-tied

and pocketed-coil mattresses, to be used by manufacturers of innerspring mattresses. It sets forth the specific pricing provisions which all sellers are to follow in calculating their maximum prices for sales of this product.

3. Section 2 is amended to read as follows:

SEC. 2. Articles covered by this revised order. This revised order covers all innerspring mattresses (adult, youth and crib sizes) made with either Bonnell, Clip and Crimp Type Units (hereinafter referred to as wire-tied units), or Marshall Type Units (hereinafter referred to as pocketed-coil units).

4. Section 3 is amended to read as follows:

SEC. 3. Manufacturers' maximum prices—(a) Determination of maximum prices. Manufacturers shall continue to determine their maximum prices for articles covered by this revised order under the same regulation and pricing provisions applicable before this revised order was issued.

(b) Increase factor. Manufacturers may increase their maximum prices (exclusive of any previously permitted increases) properly established under Maximum Price Regulation No. 188, or the "Comparability Method" of Order No. 4332 under that regulation, as follows:

- (1) By 26 per cent for sales of "wire-tied" units to all persons except household consumers.
- (2) By 12 percent for sales of "wire-tied" units to household consumers.
- (3) By 31 percent for sales of "pocketed-coil" units to all persons except household consumers.
- (4) By 16.5 percent for sales of "pocketed-coil" units to household consumers.

(c) "Adjusted maximum price". A manufacturer's "adjusted maximum price" is the highest of the following:

- (1) His maximum price properly established under Maximum Price Regulation No. 188 or the "comparability method" of Order No. 4332 under that regulation, increased in accordance with the applicable provisions of paragraph (b) of this section.
- (2) His maximum price properly established under Maximum Price Regulation No. 188 or Order No. 4332 under that regulation, plus any increases in that maximum price permitted by an Office of Price Administration Order, other than this revised order, or Order No. 5 under Maximum Price Regulation No. 188.
- (3) His maximum price properly established under section 5 of Supplementary Order No. 118.

A manufacturer may make sales and deliveries at or below his adjusted maximum price computed under this section.

(d) "Unadjusted maximum price". A manufacturer's "unadjusted maximum price" for his sale of an article covered by this revised order shall be 89 percent of his actual selling price for the article. Actual selling price is the manufacturer's price to a particular class of purchaser without deducting cash discounts, PM's-premium money payments, or freight allowances. If the articles are

sold on a delivered basis, the delivered price is the actual selling price; if sold on an f. o. b. factory basis, the f. o. b. factory price is the actual selling price; if sold in carload lots, the carload price is the actual selling price; if sold in l. c. l., the l. c. l. price is the actual selling price.

5. Section 13 is amended to read as follows:

SEC. 13. Revision of maximum prices. Any maximum price adjusted under this revised order may be revised by the Price Administrator whenever he determines that such an adjusted maximum price is not in line with the level of October 1941 prices increased in accordance with the provisions of this revised order, for sales to all classes of purchasers, giving due consideration to the manufacturer's customary price relation to other manufacturers in the industry.

This amendment shall become effective on the 28th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment No. 3 to Revised Order No. 5 Under § 1499.159e of Maximum Price Regulation No. 188

The accompanying amendment to Revised Order No. 5 under Section 1499.159e of Maximum Price Regulation No. 188 establishes a price increase factor to be used by manufacturers of Marshall-type (pocketed-coil) innerspring mattresses. In all other respects, the provisions of the order as they affect wire-tied types shall now apply to pocketed-coil types.

Manufacturers of pocketed-coil mattresses are authorized to increase by 31 percent their maximum prices for sales to all persons, except household consumers, as properly established under Maximum Price Regulation No. 188 or the "comparability method" of Order No. 4332 under that regulation. They may increase their properly established maximum prices to household consumers by 16.5 percent.

Order No. 5, as originally issued, on December 13, 1945, specifically excluded pocketed-coil mattresses, because the information obtained from the comprehensive study which preceded its issuance was insufficient to provide a basis for computing an increase factor for Marshall-types. The latter type differs in construction and production processes from the standard wire-tied type and hence was treated as a separate product within the same industry.

Adjustments for this type of mattress have heretofore been granted under the provisions of Supplementary Order No. 119. Few adjustments have been granted, since one manufacturer produces nearly the entire volume of the product and very few other manufacturers are involved. Nevertheless, the procedure of adjusting prices by individual order is cumbersome and lacks flexibility in a frequently changing cost situation. It has therefore been deemed advisable to incorporate the product into Revised Order No. 5, which covers wire-tied units, so

that the products may be jointly considered for future adjustments.

Applications for adjustment under Supplementary Order No. 119 have been examined to provide the basis for this action. It has been found that manufacturers of pocketed-coil mattresses have not yet attained a unit rate of production exceeding 90 percent of the 1941 rate and are therefore still eligible under Section 3 of Revised Supplementary Order No. 119 for adjustment. It has been determined, moreover, that actual total cost to make and sell the product would exceed the amount of adjustment permitted under Revised Supplementary Order No. 119. Hence, these manufacturers are entitled to the amount of adjustment under the formula provided by Revised Supplementary Order No. 119. This amendment provides an increase factor of 31 percent which is approximately equal to the amount of the adjustment for which manufacturers of pocketed-coil mattresses would now be eligible under Revised Supplementary Order No. 119. The difference between the increase allowed in this amendment and the 26 percent now permitted manufacturers of wire-tied units is also equivalent to the percentage difference between the original adjustment granted to manufacturers of wire-tied mattresses and that permitted to the major producer of Marshall-type mattresses.

Direct selling manufacturers of this type of mattress are authorized to increase their properly established maximum prices by 16.5 percent. The increase granted these manufacturers is equivalent to the increase in price at retail levels for this type of mattress sold through retailers.

In all other respects the provisions of Revised Order No. 5 shall now apply to pocketed-coil types. Individual orders heretofore granted to manufacturers of these mattresses stated that all provisions of Revised Order No. 5 applied to their sales, with the exception of the specific price increase permitted. Hence, incorporation of this product into Revised Order No. 5 effects no change from previous requirements.

Members of the industry affected by the provisions of this amendment have been consulted and their recommendations have been considered.

All provisions of this amendment and their effect upon business practices, cost practices, or methods, or means or aids to distribution in the industry or industries affected have been carefully considered. No provisions which might have the effect of requiring a change in such practices, means, aids, or methods established in the industry or industries affected, have been included in the amendment unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the amendment or of the Act. To the extent that the provisions of this amendment compel or may operate to compel changes in business practices, cost practices, or methods, or means or aids to distribution established in the industry or industries affected, such provisions are necessary to prevent circumvention or evasion in this amendment or

of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19325; Filed, Oct. 23, 1946; 11:19 a. m.]

[MPR 188, Revocation of Order 3145]

BICYCLES

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, *It is ordered:*

(a) Order No. 3145 under § 1499.159b of Maximum Price Regulation No. 188 is revoked, subject to the provisions of Supplementary Order No. 40.

(b) This order shall become effective on the 28th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying the Revocation of Order No. 3145 Under § 1499.159b of Maximum Price Regulation No. 188

Order No. 3145 under § 1499.159b of Maximum Price Regulation No. 188 was issued on December 16, 1944, in order to establish maximum prices for manufacturers' sales of the models of bicycles with specifications and models to conform with the War Production Board Limitation Order L-52. Those models were "war bicycles" and were limited in specifications and variety because of war shortages of materials available for civilian production. On May 22, 1945, the War Production Board revoked Order L-52 since the curtailment of the manufacture of other than war bicycles was no longer required.

On May 21, 1946, Order No. 16 under § 1499.159e of Maximum Price Regulation No. 188, was issued and granted an 18 percent increase in manufacturers' October 1941 maximum prices for sales of all types of bicycles, including "war bicycles" and since manufacturers have resumed production largely of bicycles with specifications other than those of the "war bicycle" for the past several months, the accompanying order revokes Order No. 3145.

[F. R. Doc. 46-19326; Filed, Oct. 23, 1946; 11:20 a. m.]

[MPR 188, Amdt. 4 to Order 5122]

HOUSEHOLD KITCHEN WARE

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.159b of Maximum Price Regulation No. 188, *It is ordered:* That Order No. 5122 under § 1499.159b of Maximum Price Regulation No. 188 be amended in the following respects:

1. Paragraph (b) of section 5 is amended to read as follows:

(b) *Retail ceiling prices for Class I sellers.* The retail ceiling price for an article covered by this order sold by a Class I seller shall be 10% less than the price determined in accordance with the provisions of section 5 (a) for sales by

other retailers. However, the retail ceiling price for a sale by a mail order house of an article which it sold during 1941 shall be the last catalog price in effect prior to March 31, 1942, plus 5%; except in the case of articles manufactured by a manufacturer who has an individual adjustment order under Supplementary Order No. 118, 113, 148 or Revised Supplementary Order No. 119 or any other supplementary order which may provide for an individual adjustment of a manufacturer's ceiling prices in which case the mail order retail ceiling price for such an article shall be the last catalog price in effect prior to March 31, 1942, plus the percentage by which the manufacturer is authorized to increase his Maximum Price Regulation No. 188 ceiling price for that article.

For the purposes of this order a "class I" seller is a "chain store" and/or "mail order house." A "chain store" is a store which is one of a group of ten or more retail stores under common ownership or control which as a group had combined sales of over \$1,000,000 for the year 1944. A "mail order house" is an establishment selling at retail which, as a separate operating unit makes offerings through catalogs or printed price lists, receives orders by mail, and makes deliveries by mail, railway, express or other common carrier.

This amendment shall become effective on the 28th day of October 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment No. 4 to Order No. 5122 Under § 1499.159b of Maximum Price Regulation No. 188

The accompanying amendment makes appropriate changes in the retail ceiling prices established for mail order sales of household enamel and cast iron ware by Order No. 5122 under § 1499.159b of Maximum Price Regulation No. 188 to provide for a percentage pass-through on such sales of any increases authorized in the ceiling prices of the manufacturer of such articles by an individual adjustment order issued under a supplementary order of the Office of Price Administration.

This is in accordance with the established policy of this office to provide for a percentage pass-through of any increase authorized in an individual manufacturer's ceiling prices for articles of this type. Heretofore, Order No. 5122 provided for such a percentage pass-through for all sales except retail mail order sales. The accompanying amendment merely extends this treatment to mail order sales.

[F. R. Doc. 46-19327; Filed, Oct. 23, 1946; 11:20 a. m.]

[MPR 580, Rev. Order 4]

MARSHALL FIELD AND CO., INC.

ADJUSTMENT OF MAXIMUM PRICES

Maximum Price Regulation No. 580, Revised Order No. 4; Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-824.

Order 4 is redesignated Revised Order 4 and is revised and amended to read as follows:

For the reasons set forth in an opinion issue simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; *It is ordered:*

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Marshall Field and Company, Inc., through its division Karastan Rug Mills, 295 Fifth Avenue, New York 16, New York having the brand name "Karastan."

KARASTAN GRADE—700 SERIES

Size	Manufacturer's unadjusted selling price ¹	Retail ceiling price—	
		East of Denver	Denver and west
2-2 x 4	\$12.83	\$21.75	\$22.75
3 x 5	21.36	36.20	37.20
4-6 x 6	37.97	64.35	66.35
6-6 x 9	82.81	140.35	144.35
8-6 x 10-6	128.18	217.25	222.25
9 x 12	130.48	221.15	226.65
9 x 15	164.31	278.50	288.50
9 x 18	197.18	334.20	344.20
10-6 x 12	151.16	256.20	266.20
10-6 x 14	179.42	304.10	314.10
10-6 x 16	203.76	345.35	360.35
10-6 x 18	230.04	389.90	404.90
10-6 x 20	256.32	434.45	449.45
12 x 12	175.49	297.45	307.45
12 x 14	203.76	345.35	360.35
12 x 16	233.31	395.45	410.45
12 x 18	262.90	445.60	460.60
12 x 20	289.19	490.15	505.15
12 x 22	318.78	540.30	555.30
Hall runners:			
2-2 x 9	28.58	48.45	49.95
2-2 x 10-6	33.51	56.80	58.30
2-2 x 12	37.79	64.05	65.55
2-2 x 15	47.64	80.75	84.25
3 x 9	37.79	64.05	65.55
3 x 10-6	44.04	74.65	78.15
3 x 12	51.27	86.90	90.40
3 x 15	63.42	107.50	110.50

KARASTAN PRICE LIST

LANAMAR GRADE—5300 SERIES

Size	Manufacturer's unadjusted selling price ¹	Retail ceiling price—	
		East of Denver	Denver and west
22 x 36	\$7.05	\$11.95	\$12.45
2-2 x 4	9.38	15.90	16.65
3 x 5	15.93	27.00	28.50
4-6 x 6	28.44	48.20	50.20
8-6 x 10-6	94.16	159.60	164.60
9 x 12	96.94	164.30	169.30
9 x 15	121.60	206.10	216.10
9 x 18	145.26	246.20	256.20
10-6 x 12	113.04	191.60	201.60
10-6 x 14	132.78	225.05	235.05
10-6 x 16	151.16	256.20	266.20
10-6 x 18	170.89	289.65	299.65
10-6 x 20	188.62	319.70	329.70
12 x 12	129.47	219.45	229.45
12 x 14	151.16	256.20	266.20
12 x 16	172.19	291.85	301.85
12 x 18	193.90	328.65	343.65
12 x 20	215.59	365.40	380.40

LOUVRE GRADE—1500 SERIES

Size	Manufacturer's unadjusted selling price	Retail ceiling price—	
		East of Denver	Denver and west
2-2 x 4	\$12.83	\$21.75	\$22.75
3 x 5	21.36	36.20	37.20
4-6 x 6	37.97	64.35	66.35
9 x 12	130.48	221.15	226.65
9 x 15	164.31	278.50	288.50
9 x 18	179.42	304.10	314.10

See footnotes at end of tables.

No. 208—5

IMPERIAL GRADE—1400 SERIES

Size	Manufacturer's unadjusted selling price	Retail ceiling price—	
		East of Denver	Denver and west
2-2 x 4	\$7.55	\$12.80	\$13.05
3 x 5	12.83	21.75	22.25
4-6 x 6	22.68	38.45	39.95
6-6 x 9	49.29	83.55	86.55
8-6 x 10-6	76.23	129.20	133.20
9 x 12	78.88	133.70	138.70
9 x 15	98.59	167.10	172.10
9 x 18	118.29	207.50	205.50
10-6 x 12	93.99	159.30	164.30
10-6 x 14	110.42	187.15	192.15
10-6 x 16	124.87	211.65	216.65
10-6 x 18	138.03	233.95	238.95
10-6 x 20	154.46	261.80	266.80
Hall runners:			
2-2 x 9	17.26	29.25	30.25
2-2 x 10-6	20.06	34.00	35.00
2-2 x 12	22.68	38.45	39.45
2-2 x 15	28.26	47.60	49.40
3 x 9	22.68	38.45	39.45
3 x 10-6	26.64	45.15	46.15
3 x 12	30.24	51.25	52.25
3 x 15	37.79	64.05	65.55

CHATEAU BROADLOOM GRADE—#8000 SERIES

Size	Manufacturer's unadjusted selling price	Retail ceiling price—	
		East of Denver	Denver and west
Per square yard	\$8.578	\$15.05	\$15.50

KARASTAN PRICE LIST

MASTERPIECE GRADE—10000 SERIES

Size	Manufacturer's unadjusted selling price ¹	Retail ceiling price—	
		East of Denver	Denver and west
10-6 x 14	\$278.48	\$472.00	\$487.00
10-6 x 16	318.29	539.45	554.45
10-6 x 18	358.04	606.85	621.85
10-6 x 20	397.84	674.30	689.30

KARASTAN PRICE LIST

FLEUR GRADE—100 SERIES, OBLONG; 300 SERIES, OVAL

Size	Manufacturer's unadjusted selling price ¹	Retail ceiling price—	
		East of Denver	Denver and west
27" x 45"	\$6.55	\$11.10	\$11.35
3 x 5	12.15	20.60	21.10
4-6 x 6	21.86	37.05	38.05

KARASTAN PRICE LIST

SHAG GRADE—900 SERIES, OBLONG; 925 SERIES, OVAL

Size	Manufacturer's unadjusted selling price ¹	Retail ceiling price—	
		East of Denver	Denver and west
27" x 45"	\$5.43	\$9.20	\$9.50
3 x 5	9.70	16.45	16.45
4-6 x 6	17.43	29.55	30.95
6 x 9	34.51	58.50	60.50
9 x 10-6	52.92	89.70	91.50
9 x 12	60.47	102.50	105.70
9 x 14	70.33	119.20	122.00
9 x 16	80.83	137.00	141.20
9 x 18	90.71	153.75	158.05
12 x 12	80.83	137.00	141.70
12 x 14	93.99	159.30	164.00
12 x 16	107.79	182.70	187.70
12 x 18	120.95	205.00	210.05
12 x 20	134.73	228.35	233.33

¹"Manufacturer's unadjusted selling price" is the manufacturer's selling price prior to the addition, in whole or in part, of the 4 1/2% increase permitted under Amendment 7 to Revised Price Schedule 57.

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same unadjusted selling price to the retailer, the same brand name and first sold by the manufacturer after the effective date of this revised order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after July 1, 1945, Marshall Field and Company, Inc., must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580)

OPA Price—\$-----

On and after August 1, 1945, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to August 1, 1945, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

Upon issuance of this revised order and any amendment thereto, which either adds an article to those already listed in paragraph (a) or changes the retail ceiling price of a listed article, Marshall Field and Company, Inc. as to such article, must comply with the pre-ticketing requirements of this paragraph within 30 days after such issuance. After 60 days from the issuance date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this order.

(e) At the time of or before the first delivery to any purchaser for resale of each article covered by this revised order, the seller shall send the purchaser a copy of this revised order, and, thereafter, any subsequent amendment thereto.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 23, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revised Order No. 4 Under Maximum Price Regulation No. 580

The accompanying Revised Order No. 4 substantially embodies the original order and all subsequent amendments thereto, issued to Marshall Field and Company, Inc., through its division Karastan Rug Mills, 295 Fifth Avenue, New York 16, New York, under Section 13 of Maximum

Price Regulation 580, and also revises upward the manufacturer's selling price pursuant to an increase granted under Supplementary Order 119. The revision is made in the interest of a more efficient administration of the order. Cost lines not listed in paragraph (a) of this revised order are no longer covered by the order even though they are included in the original application for the order. Furthermore, the marking, tagging and posting provision of paragraph (d) and the notice provision of paragraph (e) have been revised.

[F. R. Doc. 46-19328; Filed, Oct. 23, 1946; 11:20 a. m.]

[MPR 598, Order 22]

NEW HOUSEHOLD MECHANICAL REFRIGERATORS

CEILING PRICES FOR SALES BY APPLIANCE DEALERS

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 21 of Maximum Price Regulation No. 598, *It is ordered:*

(a) The provisions of section 15, section 17 and section 24 of Maximum Price Regulation No. 598 as they apply to new household mechanical refrigerators sold by appliance dealers are modified in the following respects:

(1) Regardless of the provisions of section 15 and section 24 of Maximum Price Regulation No. 598, or of any order previously issued under that regulation, any person who is an appliance dealer as defined in this order may redetermine his ceiling prices for any refrigerator he purchases which is preticketed with OPA retail ceiling prices determined on or after August 23, 1946, by increasing the retail ceiling price applicable to his sales by 2 per cent, adding the charge for the five year warranty, and rounding the result to the nearest multiple of 25 cents.

(2) Any appliance dealer redetermining his ceiling prices for a particular refrigerator under this order may not remove, cover or obliterate the manufacturer's OPA retail ceiling price tag but must add a tag or label to the refrigerator which reads as follows:

My adjusted OPA retail ceiling price for this refrigerator is \$-----.

(3) For the purposes of this order an appliance dealer is a person, 75% or more of whose total dollar retail sales, during the calendar years 1939 to 1941 was derived from sales of a commodity or commodities the production or retail distribution of which has been reduced, for a period of three years beginning on or after March 2, 1942, by 75 per centum or more below such production or retail distribution for the calendar years 1939 to 1941, inclusive, as a result of the operation of any governmental regulation or restriction. A person who was not in business during the calendar years 1939 to 1941, inclusive, is an appliance dealer for the purpose of this order, if 75% or more of his total dollar volume of retail sales during the most recent three month period was derived from sales of

a commodity or commodities referred to in the preceding sentence.

In general the persons affected by this order are those whose principal retail sales (as referred to above) consisted of sales of such commodities as automobiles and trucks, household mechanical refrigerators, domestic laundry equipment, domestic vacuum cleaners, domestic electric ranges, domestic sewing machines, radios, domestic dishwashers, small electrical appliances, such as toasters, irons, electric clocks, fans, etc., and other household electrical appliances.

(4) The manufacturer and each distributor shall, at the time of, or prior to the first invoice to each purchaser for resale on or after the effective date of this order, notify the purchaser of the provisions of this order.

(b) All the provisions of Maximum Price Regulation No. 598 continue to apply to all sales and deliveries of articles covered by this order, except to the extent that they are modified by this order.

(c) Unless the context requires otherwise, the definitions contained in Maximum Price Regulation No. 598 are applicable to the terms used herein.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 25th day of October 1946.

Issued on this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 22 Under Maximum Price Regulation No. 598

The Price Control Extension Act of 1946 added to the Emergency Price Control Act of 1942, as amended, a new section 2 (q) which provided that, in the case of any retail industry the principal sales of which consisted during the calendar years, 1939-1941, inclusive, of sales of a commodity or commodities the retail distribution of which has been reduced for a period of three years after March 2, 1942 by at least 75 percent as the result of any governmental restriction, the Administrator shall not, in establishing retail ceiling prices, reduce established peacetime retail mark-ups before average retail unit sales of such a commodity for a 6 month period shall have reached the average annual retail unit sales for the three years, 1939 to 1941.

This office has determined that most electrical appliances for household consumer use such as refrigerators, washing machines, ironing machines, electric ranges, sewing machines, radios and small electrical appliances such as irons, toasters, hot plates, etc. are commodities the average 1939-1941 retail distribution of which was reduced, because of governmental restrictions, by 75% or more for three years since March 2, 1942.

While production and retail distribution of most electrical appliances for household consumer use have, on the basis of all the data available to this office, for a six month period, reached or surpassed the average annual unit sales rate at which they were produced and sold during the years 1939-1941,

production and retail distribution of household mechanical refrigerators has not yet reached this level. The mark-ups allowed all retail sellers of household mechanical refrigerators are lower than their normal peacetime markups because they reflect an absorption by such sellers of 72 percent of a 3 percent decrease in retail ceiling prices effected by Maximum Price Regulation No. 598 when it was originally issued in October, 1945. Accordingly, it is necessary to establish retail ceiling prices for sales of household mechanical refrigerators which return to retail sellers whose principal sales consisted of electric appliances for consumer household use their normal peacetime markups.

The accompanying order provides that retail sellers who qualify as appliance dealers, i. e., persons whose principal sales consist of commodities whose sales were curtailed by 75 percent or more may adjust by 2 percent their retail ceiling prices currently in effect under Maximum Price Regulation No. 598 for resales by any dealer. This adjustment, it has been determined by this office, will return to such dealers on the average the normal peacetime percentage markup received by similar sellers in connection with their sales of refrigerators. Since the manufacturer cannot know, when preticketing his refrigerators, whether they will be sold by an appliance dealer or by some other type of dealer, he is required to continue to preticket with the retail ceiling prices applicable to sales by dealers generally. Provision is made, however, for dealers qualifying for an adjustment under section 2 (q) of the Emergency Price Control Act of 1942, as amended, to add an additional label which states that their ceiling price is the ceiling price properly computed under the accompanying order. In order to permit verification of the correctness of the "appliance dealer's" claim to the adjustment it is also provided that such sellers may not remove the manufacturer's original OPA retail ceiling price label when adding his own tag pursuant to the accompanying order.

To make it clear that all the provisions of Maximum Price Regulation No. 598, except those specifically altered by the accompanying order, continue to apply to all sales of refrigerators by appliance dealers, the order specifies that all the provisions and definitions of Maximum Price Regulation No. 598 continue to apply to all sales covered by the order except to the extent that they are specifically modified by the order. To insure notice to "appliance dealers" of their right to adjust the preticketed ceiling price under the accompanying order, manufacturers and distributors are required to notify all purchasers from them for resale of the provisions of the order.

[F. R. Doc. 46-19316; Filed, Oct. 23, 1946; 11:14 a. m.]

[MPR 580, Amdt. 6 to Order 27]

CHATHAM MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

MPR 580, Amendment 6 to Order No. 27, Establishing ceiling prices at retail

for certain articles. Docket No. 6063-580-13-823.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 27 issued under section 13 of Maximum Price Regulation 580 on application of Chatham Manufacturing Company, 57 Worth Street, New York 13, New York, is amended in the following respects:

1. Paragraph (a) is amended to read as follows:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Chatham Manufacturing Company, 57 Worth Street, New York 13, New York, and having the brand name "Chatham."

BLANKETS

Style name or No.	Manufacturer's selling price	Ceiling price at retail	
No. 136.....	\$3.45	\$5.95	
No. 142.....	4.95	8.95	
		In Western States ¹	Except in Western States
Sutton.....	4.10	\$7.25	\$6.75
Airloom.....	4.79	8.50	7.95
Newport.....	5.37	9.50	8.95
Woolshire.....	7.425	12.95	12.50
Magnolia.....	7.54	13.50	12.95
Snowwhite.....	7.98	13.95	13.50
Lamsdown.....	9.775	16.85	16.30

¹ Western States include only Arizona, California, Idaho, Montana, Nevada, Oregon, Utah, Washington, Wyoming.

2. Paragraph (b) is amended to read as follows:

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type which is otherwise priceable under Maximum Price Regulation 580 by sellers subject to that regulation, having the same selling price to the retailer, the same brand or company name, and first sold by the manufacturer after the effective date of this order.

3. Paragraph (c) is amended by deleting the phrase "Maximum Price Regulation No. 580" (appearing in both paragraphs thereof) and substituting therefor, in each case, the phrase "the regulation which would apply in the absence of this order."

4. Paragraph (c) is further amended by deleting the last sentence thereof, and substituting therefor the following: "However, the pricing provisions of this order or of any amendment thereto shall apply as of the effective date of the order or applicable amendment to those articles which are shipped by the manufacturer to the retailer on or after such effective date."

5. Paragraph (e) is amended by deleting the phrase "Maximum Price Regulation No. 580" and substituting therefor the phrase "the regulation which would apply in the absence of this order."

This amendment shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 6 to Order No. 27 Under Maximum Price Regulation No. 580

The accompanying amendment to Order No. 27 issued to Chatham Manufacturing Company, 57 North Street, New York 13, New York, under Section 13 of Maximum Price Regulation 580, increases the uniform retail ceiling price of the Lamsdown blanket. Prior to this amendment, the retail ceiling established by the order was based upon a below-ceiling manufacturer's price. Because of increased manufacturing costs, the manufacturer now wishes to invoice his retailers at his ceiling price. Accordingly, this amendment lists the manufacturer's ceiling price and the increased retail price. The new retail ceiling reflects a markup not higher than it was prior to the amendment.

The amendment revises paragraph (a) to collate all of the manufacturer's cost lines covered by the order prior to this amendment. The collation is made to clarify the order for the manufacturer and his retailers and to provide the means for a more effective administration of the order.

The amendment also makes some technical changes, such as the conformance of the last sentence of paragraph (c) with Amendment 17 to Maximum Price Regulation 580.

[F. R. Doc. 46-19329; Filed, Oct. 23, 1946; 11:21 a. m.]

[MPR 580, Amdt. 3 to Order 33]

DUNN AND MCCARTHY, INC.

ADJUSTMENT OF MAXIMUM PRICES

Maximum Price Regulation No. 580, Amendment 3 to Order 33. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-820.

For the reasons set forth in the opinion issued simultaneously herewith, Order 33 issued under section 13 of Maximum Price Regulation 580 on application of Dunn and McCarthy, Inc., Auburn, New York, is amended in the following respects:

1. Paragraph (a) is amended by adding the following:

Brand name	Manufacturer's unadjusted selling price	Retail ceiling price
Enna Jettick.....	\$4.48 to \$4.70	\$7.95

2. Paragraph (c) is amended by deleting the last sentence thereof and substituting therefor the following: "However the pricing provisions of this order or of any subsequent amendment thereto shall apply as of the effective date of the order or applicable amendment to those articles which are shipped by the manufacturer to the retailer on or after such effective date."

This amendment shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 3 to Order 33 Under Maximum Price Regulation No. 580

The accompanying amendment to Order No. 33 issued to Dunn and McCarthy, Inc., Auburn, New York, under Section 13 of Maximum Price Regulation 580, establishes a uniform retail ceiling price for an additional cost range. The amendment also makes an addition to the last sentence of paragraph (c) in conformance with Amendment 17 to Maximum Price Regulation 580

[F. R. Doc. 46-19330; Filed, Oct. 23, 1946; 11:21 a. m.]

[MPR 580, Amdt. 5 to Order 203]

LUBIN-WEEKER CO., INC.

ESTABLISHING CEILING PRICES AT RETAIL FOR CERTAIN ARTICLES

Maximum Price Regulation 580, Amendment 5 to Order No. 203. Establishing ceiling prices at retail for certain articles. Docket number 6063-580-13-808.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 203 issued under section 13 of Maximum Price Regulation 580 on application of Lubin-Weeker Co., Inc., 1270 Broadway, New York 1, New York, is amended in the following respects:

1. Paragraph (a) is amended to read as follows:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles supplied by Lubin-Weeker Co., Inc., 1270 Broadway, New York 1, New York, and having the brand name "Pajamas by Weldon":

MEN'S PAJAMAS

Style name	Supplier's selling price (per dozen)	Ceiling price at retail (per unit)
Fruit of Loom No. 2600.....	\$21.25 to \$23.25..	\$3.00
First Nighter No. 2502.....	\$31.00 to \$33.00..	4.50
Bal-Tuck No. 1222.....	\$21.99.....	2.85
Ski-Mo No. 1310.....	\$24.87.....	3.20

MEN'S NIGHTSHIRTS

Fruit of Loom.....	\$14.25 to \$16.25..	\$2.15
--------------------	----------------------	--------

2. Paragraph (d) is amended by deleting the last sentence thereof and substituting therefor the following:

However, the pricing provisions of this order or of any amendment thereto shall apply as of the effective date of the order or applicable amendment to those articles which are shipped to the retailer on or after such effective date.

3. Paragraph (e) is amended to read as follows:

(e) At the time of or before the first delivery to any retailer of any article covered by this order, the seller shall send the retailer a copy of the order and of each amendment thereto issued prior to the date of such delivery. The seller shall also send the retailer a copy of any subsequent amendment to the order at the time of or before the first delivery (subsequent to the effective date of the amendment) of any article the sale of

which is affected in any manner by that amendment.

This amendment shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 5 to Order No. 203 Under Maximum Price Regulation No. 580

The accompanying amendment to Order No. 203 issued to Lubin-Weeker Co., Inc., 1270 Broadway, New York 1, New York, under section 13 of Maximum Price Regulation 580, increases the uniform retail ceiling prices previously established by the order for the Bal-Tuck and Ski-Mo pajamas, which Lubin-Weeker Co., Inc., purchases from other manufacturers and sells under its own brand name. Prior to this amendment, the retail ceiling established by the order for the Bal-Tuck pajamas was based upon a below-ceiling manufacturer's price to Lubin-Weeker Co., Inc. The manufacturer now invoices Lubin-Weeker Co., Inc., at the ceiling price. The manufacturer of the Ski-Mo pajamas has raised his price to Lubin-Weeker Co., Inc., pursuant to Amendment 3 to Revised Supplementary Order 154. Lubin-Weeker has, accordingly, recalculated its prices to retailers pursuant to Amendment 35 to Supplementary Regulation 14E. The accompanying amendment therefore establishes higher prices at retail in order to preserve the fixed percentage markup at retail provided by General Retail Order 3 under Maximum Price Regulation 580.

The amendment revises paragraph (a) to collate all of the manufacturer's cost lines covered by the order prior to this amendment. The collation is made to clarify the order for Lubin-Weeker Co., Inc., and its retailers and to provide the means for a more effective administration of the order.

The amendment also makes an addition to the last sentence of paragraph (d) in conformance with Amendment 17 to Maximum Price Regulation 580 and revises the notice provisions contained in paragraph (e) of the order.

[F. R. Doc. 46-19331; Filed, Oct. 23, 1946; 11:21 a. m.]

[MPR 580, Rev. Order 267]

TEXTRON, INC.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Revised Order 267. Establishing ceiling prices at retail for branded articles. Docket No. 6063-580-13-833.

Order No. 267 is redesignated Revised Order 267 and is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles, having the

brand name "Textron" or "Atlan," manufactured by Textron, Inc., 401 Fifth Avenue, New York 16, New York.

	Manufacturer's selling price	Retail ceiling price
Shower curtains.....	\$2.25 3.00 3.25 3.40 4.20 4.40 4.50 6.50	\$3.95 4.95 5.75 5.95 7.50 7.75 7.50 10.95
Bathroom matching draperies.....	2.25 2.75 3.00 3.25 4.20 4.75	3.95 4.95 4.95 6.00 7.50 8.25
Shower curtains and bathroom matching drapery sets.....	5.75 6.00 7.45 8.40 9.50 8.50	9.95 9.95 13.50 14.95 16.50 15.00
Ready made draperies.....	3.25 3.25 4.40 4.50 8.00 8.15 8.40 9.25 9.50 9.75 10.00 10.50 10.75 11.00 11.50 12.00 12.50 13.00	5.50 5.75 7.50 7.50 13.95 14.00 14.50 16.50 16.95 16.95 17.50 17.50 17.95 19.95 19.95 21.00 21.75 22.50
Bedspreads, single and double.....	10.00 11.00 11.50 12.50 13.00 13.50 14.00 14.25 15.25 15.50	17.50 18.95 19.95 21.50 22.50 22.50 24.50 24.50 26.50 27.00
Dressing table skirts.....	7.00 7.50 7.75 8.00 9.50 10.00	12.75 12.75 12.95 14.50 16.95 17.95
Blanket covers, single and double.....	6.25 7.75	10.95 13.50
Aprons.....	122.50	2.95
Pajamas.....	36.00 39.00 42.00 46.50 57.50 60.00 63.00 66.00 69.00 78.00	4.95 5.50 5.95 6.75 8.25 8.50 8.75 8.95 10.00 10.95
Shorts.....	14.00 17.50	21.95 22.50
Sport shirts.....	17.00 17.50	28.50 28.50
Slips.....	10.50 16.50 22.50 24.00 25.50 30.00 36.00 45.00	10.00 22.25 22.95 23.25 23.50 23.95 24.95 25.95
Nightgowns.....	136.00 145.00 150.00	24.95 24.95 25.95
Negligees, housecoats, quilted robes.....	12.00 3.25 4.75 5.50 6.50 7.75 8.75 10.50	9.95 5.00 7.95 8.95 10.95 12.95 14.95 16.95
Bedjackets.....	4.75 5.50	7.95 8.95

¹ Per dozen.
² Each.

(b) The retail ceiling price of an article stated in this paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer

after the effective date of this revised order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after January 1, 1946, Textron, Incorporated, must mark each article covered by this revised order with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580)

OPA Retail Ceiling Price—\$.....

On and after February 1, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to February 1, 1946 unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

Upon issuance of this revised order and any amendment thereto, which either adds an article to those already listed in paragraph (a) or changes the retail ceiling price of a listed article, Textron, Incorporated, as to such article, must comply with the preticketing requirements of this paragraph within 30 days after such issuance. After 60 days from the issuance date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the previously applicable regulation.

(e) At the time of or before the first delivery to any purchaser for resale of each article covered by this revised order the seller shall send the purchaser a copy of this revised order and, thereafter, any subsequent amendment thereto.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revised Order No. 267 Under Maximum Price Regulation No. 580

The accompanying revised order No. 267 substantially embodies the original order and all subsequent amendments thereto, issued to Textron, Incorporated, 401 Fifth Avenue, New York 16, New York, under Section 13 of Maximum Price Regulation 580 and revises paragraph (a) to list all of the current cost lines of Textron, Incorporated, which were covered by the order prior to this revision as well as those now in its line. The cost range for sport shirts and ready-made draperies has been broad-

ened by adding a new cost line for each. This will enable the manufacturer to continue his customary practice of maintaining uniform retail selling prices on his branded merchandise. The revision is made in the interest of a more effective administration of the order. Cost lines not listed in paragraph (a) of this revised order are not longer covered by the order even though they are included in the original application for the order.

Furthermore, the marking, tagging and posting provision in paragraph (c), and the notice provision in paragraph (d) have been revised.

[F. R. Doc. 46-19315; Filed, Oct. 23, 1946; 11:14 a. m.]

[SO 94, Rev. Order 51]

UNUSED FABRIC BAGS

SPECIAL MAXIMUM PRICES

Order 51 under Supplementary Order 94 is redesignated Revised Order 51 and is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) *What this order does.* This order establishes the maximum price for the sale and delivery by any reseller of all unused fabric bags, which have been or may be purchased from any United States Government disposal agency.

(b) *Maximum price.* The maximum price per bag (f. o. b. shipping point) for sales and deliveries by all resellers of unused fabric bags, in any quantity and to any class of purchaser, shall be \$0.10 or the total of the Government selling price and freight plus 10%, whichever is the higher.

(c) *Invoice of sale.* Every reseller of any of the bags covered by this order shall furnish his purchaser with an invoice of sale setting forth the Government selling price and separately stating all transportation charges paid or incurred by him.

(d) *Relation to other regulations and orders.* This order with respect to the commodities it covers supersedes any other regulation or order previously issued by the Office of Price Administration.

(e) *Revocation and amendment.* This order may be revoked or amended at any time.

This order shall become effective October 24, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revised Order 51 Under Supplementary Order 94

Order 51, as amended, established a maximum price for sales by all resellers of new burlap and osnaburg sand bags. The Administrator is now informed that the Government disposal agency has available for sale a large quantity of un-

used fabric bags of varying sizes and materials which were originally acquired for use as sand bags and other purposes but which, in some instances, will command higher prices than those which have been sold under the order. In order to enable resellers to maintain adequate margins for these higher priced bags, the order is revised by establishing a maximum price for sales of all unused fabric bags by all resellers of \$0.10 or the total of the Government selling price and freight plus 10%, whichever is the higher.

[F. R. Doc. 46-19318; Filed, Oct. 23, 1946; 11:15 a. m.]

[2d Rev. SR 14, Order 1]

HARDWOOD STOCK STAIR PARTS

ESTABLISHMENT OF MAXIMUM PRICES

(a) *What this order covers.* This order covers all sales of "Hardwood Stock Stair Parts" for which specific maximum prices are set forth herein. The maximum prices fixed by this order supersede any maximum price or pricing method previously established under section 3.14 of 2d Rev. SR 14.

(b) *Definition of "hardwood stock stair parts."* For the purpose of this order "hardwood stock stair parts" refer to the standard sizes and designs of stair-work made from species listed in this order and illustrated in the three pages of illustrations reproduced with this order in Appendix A.¹ Any design or pattern of the same size as those listed and of similar patterns which are listed in manufacturers' catalogues are also included. It is to be noted that the size of an item is of major importance; slight variations in design do not make a different item. This order also includes oak thresholds. A tolerance of 1/16" in size is permissible without changing the price.

(c) *Geographic coverage.* This order covers hardwood stock stair parts produced in the following states: Wisconsin, Iowa, Ohio, Indiana, Illinois, Minnesota and Missouri. Any manufacturer located in these areas may ship to any point in the country. The prices established by this order are based on the location of the manufacturer rather than the location of the buyer.

(d) *Delivery provisions.* All hardwood stock stair parts sold alone in carload quantities are priced f. o. b. mill, full carload rate of freight allowed.

All hardwood stock stair parts sold together with millwork in carload shipments are priced f. o. b. mill, full carload rate of freight allowed.

For hardwood stock stair parts sold in less-than-carload quantities, the seller may add to the prices set forth herein the following:

(1) The difference between the carload and the less-than-carload rate of freight; and

(2) 5% to the base price established herein.

(e) *Quantity provisions.* The prices established by this order apply for sales

of hardwood stock stair parts in the following quantities:

Colonial Newels, 10 or more of one size, kind, or species of wood.

Colonial Crooks, 10 or more of one size, kind, or species of wood.

Colonial Stair Brackets, 10 or more of one size, kind, or species of wood.

Box Newels, 10 or more of one size, kind, or species of wood.

Starting Steps, 10 or more of one size, kind, or species of wood.

Wall rosettes, 10 or more of one size, kind, or species of wood.

Stair Balusters, 200 or more of one size, kind, or species of wood.

Stair treads and risers, 100 or more of one size, kind, or species of wood.

Stair Rail, 300 lineal feet or more of one size, kind, or species of wood.

Nosings, 200 lineal feet or more of one size, kind, or species of wood.

Fillet, 200 lineal feet or more of one size, kind, or species of wood.

Cove, 200 lineal feet or more of one size, kind, or species of wood.

Shoe rail, 200 lineal feet or more of one size, kind, or species of wood.

Thresholds, 250 pieces or more, or 1,000 lineal feet or more of one size, kind, or species of wood.

For sales in quantities less than the above, add 10% to the prices shown, except for less than 100 thresholds or less than 500 lineal feet of thresholds, add 20 percent.

(f) *Discounts and concessions.* The maximum prices established herein are the manufacturers' maximum quantity net prices to dealers. On sales by a manufacturer to any person or class of person (such as jobber) to whom that manufacturer granted his prevailing maximum service discounts or concessions during the last 6 months of 1941, the maximum prices of hardwood stock stair parts shall be the prices established herein reduced by the jobbers' service discounts or concessions printed in either of the following publications:

Farley and Loetscher Mfg. Co., Dubuque, Iowa; Carload Price Schedule #101, March 1, 1941.

Carr, Adams and Collier Co., Dubuque, Iowa; Carload Price Schedule #694, July 15, 1941.

The prices established herein must be reduced by all customary cash discounts.

(g) *Maximum prices.* The maximum prices to the dealer for hardwood stock stair parts are as follows:

Colonial Stair Crooks—each carton packed to match Rail SD 244—(2 1/4 x 2 3/4)—Rail bolts included.

Design	Unselected birch	Red oak
SD 200 Volute R & L	\$6.55	\$6.10
SD 202 Turn-out easing	3.35	3.35
SD 204 Starting easing	2.85	2.85
SD 206 1/4 Turn-on level	1.85	1.85
SD 208 Up easing	2.00	2.00
SD 210 Overhead easing	2.00	2.00
SD 212 90° easing	2.15	2.15
SD 214 Gooseneck—No cap, 1 riser	3.15	3.15
SD 215 Gooseneck—No cap, 2 risers	3.70	3.70
SD 216 Gooseneck—with cap, 1 riser	3.60	3.60
SD 217 Gooseneck—with cap, 2 risers	4.20	4.20
SD 218 Newel cap—plain cap	.90	.90
SD 220 Newel cap—one rail opening	1.25	1.25
SD 222 Newel cap—two rail openings	1.50	1.50
SD 224 Newel cap—quarter turn—2 rail openings	2.00	2.00

¹ Filed as part of the original document.

Colonial Newels.—Each Carton Packed.

Design	Unselected birch	Red oak
Starting Newel		
SD 226 3 x 3 x 3-8	\$2.70	\$2.50
SD 228 3 1/4 x 3 1/4 x 3-5	2.85	2.60
SD 230 3 1/4 x 3 1/4 x 3-5	2.70	2.50
SD 232 2 1/4 x 2 1/4 x 3-5	2.15	2.05
SD 232 3 x 3 x 3-5	2.60	2.40

Landing Newels

SD 234 3 1/4 x 3 1/4 x 4-10	3.70	3.45
SD 234 3 1/4 x 3 1/4 x 4-10	3.80	3.55
SD 234 3 1/4 x 3 1/4 x 5-10	4.80	4.45
SD 234 3 1/4 x 3 1/4 x 4-10	4.15	3.80
SD 236 3 x 3 x 5-2	3.80	3.55
SD 236 3 x 3 x 5-9	4.20	3.90

Colonial Balusters.—50 of one length in carton.
SD 242 and similar taper-turned balusters.

	(Price per 100 balusters)	
1 1/2 x 1 1/2 x 2-7	\$24.60	\$22.40
x 2-10	25.70	23.40
x 3-0	26.50	24.10
x 3-3	27.70	25.20
x 3-5	28.80	26.20
1 1/2 x 1 1/2 x 2-7	27.40	25.00
x 2-10	28.60	26.00
x 3-0	29.50	26.80
x 3-3	30.80	28.00
x 3-5	32.00	29.10
Stair brackets—10 to a carton. SD 245 7 1/2 x 12 x 3/4—each	.22	.22

Stair Rail—glued up—not plowed—6 pcs. one length per carton. Approximate lengths—10% 10 ft.; 40% 12 ft.; 30% 14 ft.; 20% 16 ft.

	(Per 100 lineal feet)	
SD 246 (2 pc. rail):		
1 1/2 x 1 1/2	\$12.50	\$11.35
2 x 1 1/2	14.70	13.25
2 x 2	16.15	14.55
2 1/2 x 1 1/2	15.60	14.10
2 1/2 x 2	17.15	15.50
SD 244 (3 pc. rail):		
2 1/4 x 2 1/4	24.15	21.75
2 1/2 x 2 1/2	25.50	22.90
2 3/4 x 2 1/2	27.15	24.45
2 3/4 x 2 3/4	28.15	25.35
2 3/4 x 2 3/4	27.65	24.90
SD 248—SD 250 (4 pc. rail):		
2 3/4 x 3	30.40	27.40
2 3/4 x 3 1/4	38.00	34.25
2 3/4 x 3	37.10	33.40
2 3/4 x 2 3/4	35.20	31.70
3 1/2 x 3	42.65	38.40

For larger percent of 14' and 16' lengths, add to the excess portion only, as follows:

For excess 14'—10%; for excess 16 ft.—20%.
For Plowing Rail—add per 100 lineal ft. \$0.40.
For alternate packing—deduct from above as follows:
paper wrapped \$0.00; tied in bundles \$1.10; shipped loose \$1.30.

Starting Steps—K. D., reversible—each carton packed. Includes—11 1/4" treads, 7" riser and cove. (Shoe mould extra.)

For 3'-6 stairs	Unselected birch	Red oak
SD 238—Colonial Bull Nose	Each \$6.35	Each \$6.00
SD 240—Colonial Scroll End	7.60	7.20
SD 264—Quarter Circle—1 End	5.80	5.45
SD 268—Half circle—1 End	6.75	6.45

Shoe Mould—SD 238 and 264—add \$0.31. SD 240 and 268—add \$0.37.

For 4' 0 stairs—add to 3-6 price as follows:

Unselected Birch	\$0.40
Red Oak	\$0.37

For Riser only—use 55% of complete price (without shoe mould).
Circle two ends—add to price of unit with one end circled—90%.

For assembly add to K. D. price \$0.90.

	Unselected birch (each)	Red oak (each)
Box starting newels—each carton packed		
SD 252:		
4 1/2 x 4 1/2 x 4-0	\$3.25	\$3.05
4-6	3.40	3.15
5 1/2 x 5 1/2 x 4-0	3.55	3.25
4-6	3.80	3.40
SD 254:		
4 1/2 x 4 1/2 x 4-0	4.05	3.95
4-6	4.35	4.25
5 1/2 x 5 1/2 x 4-0	4.35	4.25
4-6	4.65	4.55
SD 256:		
4 1/2 x 4 1/2 x 4-0	4.25	4.15
4-6	4.55	4.40
5 1/2 x 5 1/2 x 4-0	4.55	4.40
4-6	4.85	4.70
For 4 3/4" or 5" Square—add to 4 1/2" price per Newel	.25	.20
For 5 3/4" or 6" Square—add to 5 1/2" price per Newel	.25	.20

Box Landing Newel—Each Carton Packed

SD 258:		
3 1/2 x 3 1/2 x 5-6	3.60	3.50
4 1/2 x 4 1/2 x 5-6	3.90	3.70
For 3 3/4" or 4" Square—add to 3 1/2" price per Newel	.20	.15
For 4 3/4" or 5" Square—add to 4 1/2" price per Newel	.20	.15
For Neck Mould—per Newel	.15	.15
For Double width—add to price of single width—80%.		

Square Balusters—60 of one length to a carton—S4S

	(Per 100 Balusters)	
SD 260:		
1 1/2 x 1 1/2 x 2-4	\$12.75	\$12.75
2-8	13.65	13.65
2-11	14.50	14.50
3-1	15.15	15.15
1 1/2 x 1 1/2 x 2-4	16.60	16.60
2-8	17.60	17.90
2-11	18.80	18.80
3-1	19.65	19.65

Turned Center

SD 262:		
1 1/2 x 1 1/2 x 2-4	23.50	23.50
2-8	24.50	24.50
1 1/2 x 1 1/2 x 2-4	28.00	28.00
2-8	29.30	29.30

Stair Treads—Carton Packed—5 of a size in a carton. Glued for width—front edge nosed—ends plain—not grooved, dovetailed or mitre returned.

	Unselected birch	White oak	Red oak
[Price per tread]			
SD 274:			
1 1/2 x 9 1/2 x 3-0	\$1.21	\$1.21	\$1.15
3-6	1.35	1.35	1.29
4-0	1.52	1.52	1.45
1 1/2 x 10 1/2 x 3-0	1.32	1.32	1.26
3-6	1.49	1.49	1.42
4-0	1.64	1.64	1.56
1 1/2 x 11 1/2 x 3-0	1.41	1.41	1.34
3-6	1.57	1.57	1.50
4-0	1.77	1.77	1.69
1 1/2 x 12 x 3-0	1.49	1.49	1.42
3-6	1.71	1.71	1.63
4-0	1.94	1.94	1.85

If bundled—5 to a bundle, deduct per tread \$0.09.

Mitre return—1 end, add per tread \$0.45.

Tongue and grooved, add per tread \$0.15.

Dovetailed, add per baluster \$0.09.

Landing Tread—carton packed—5 of a size and kind in a carton. Front edge nosed—Ends plain.

	Unselected birch	White oak	Red oak
[Price per tread]			
SD 276:			
1 1/2 x 3 1/2 x 3-0	\$0.42	\$0.42	\$0.40
3-6	.49	.49	.47
4-0	.58	.58	.55

Stair Risers—Carton Packed—10 of a size in a carton S4S not tongue or grooved.

	Unselected birch	Red oak
[Price per each]		
SD 272:		
3/4 x 7 1/2 x 3-0	\$0.63	\$0.60
3-6	.71	.68
4-0	.80	.76
3/4 x 8 x 3-0	.66	.63
3-6	.76	.72
4-0	.85	.81

For plowing risers, add per riser \$0.09.
For bundling—10 to a bundle, deduct per riser \$0.04.
Stair Stringers—Glued up—S4S—sanded 1 side—not housed—1 lineal foot figured per riser.

Bundled—2 stringers to a bundle.

	Unselected birch	Red oak
[Per lineal foot]		
SD 290:		
3/4 x 9 1/4	\$0.27	\$0.25
3/4 x 11	.30	.27

For housing—each stringer—per riser, add \$0.30.
For moulded stringers—to match standard base, add per set up \$1.55.
For face stringer—sawed and mitred—add per riser \$0.20.

Miscellaneous Stair Parts.

	Unselected birch	Red oak
[Per 100 lineal feet]		
SD 278:		
Shoe rail 3/4 x 2 1/4	\$5.60	\$4.75
2 1/2	6.15	5.35
SD 280:		
Fillet 3/4 x 1 1/4	1.20	1.05
1 1/4	1.35	1.25
SD 282:		
Nosing 1 1/4 x 1 1/4	4.35	4.05
1 1/4	4.95	4.65
SD 284:		
Cove 3/4 x 1 1/4	2.05	1.95
SD 286:		
Wall Rosette—4 1/2 diameter for rail up to 2 1/4 x 2 1/4—each	.34	.28
SD 288:		
Acorn end for 1 1/4 x 2" rail—each	.56	.47

Thresholds—per threshold or per 100 lineal feet.

	Inside	Oak outside	Lineal
3/4" x 3 3/4"—up to 3'-1	\$0.20	\$0.23	\$10.00
3/4 x 3 1/2—up to 3'-1	.20	.23	10.00
3/4 x 4 1/2—up to 3'-1	.24	.27	12.30
3/4 x 6—up to 3'-1	.30	.32	13.80

(h) *Maximum prices for an item not listed*—(1) *Items sold in March 1942:* For an item sold in March 1942 and not specifically priced in the order, compare the price established by this order for a comparable item with the March 1942 selling price of that same item and express this comparison as a percentage. Then apply that percentage to the March 1942 price of the item to be priced. For example, a maximum price is desired on a Birch "Scroll Starting Step" 4' 6" in length. The March 1942 price of the item most comparable to it is the Scroll Starting Step 4' long. The price in the regulation is \$5.80. The March 1942 price was \$5.00; thus today's price is 116% of March 1942 price. The March 1942 price for the 4' 6" starting step was \$5.50; applying the 116% to the \$5.50 price gives \$6.38 which is the present ceiling.

(2) *Items not sold in March 1942:* For an item not sold in March 1942, apply under the provisions of paragraph (e) of section 3.14 of 2d Revised S. R. 14 (incorporated by Amendment 26 to 2d Revised SR 14).

(i) *Resellers prices.* Resellers shall determine their prices in accordance with the provisions of section 3.14 (d) of 2d Revised SR 14 (incorporated into the regulation by Amendments 26 and 39 to 2d Revised SR 14).

(j) *Individual adjustments.* Any manufacturer of stock stair parts subject to this order may file an application for adjustment in his maximum prices for these commodities in accordance with the provisions of section 13 (c) of RMPR 293.

This order shall become effective October 28, 1946.

NOTE: All reporting and record-keeping requirements of this Order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 1 Under Paragraph (g) of Section 3.14 of Second Revised Supplementary Regulation 14

The accompanying order to 2nd Revised Supplementary Regulation 14 establishes specific dollars-and-cents maximum prices for the sale of hardwood stock stair parts produced in and around Wisconsin, Iowa and Ohio. These maximum prices do not exceed current price levels for a substantial portion of output and supersede the formula pricing provision previously set forth in Section 3.14 of 2nd Revised Supplementary Regulation 14. Resellers of stock stair parts are permitted by the accompanying order to add to their March 31, 1946 maximum prices an amount not exceeding the percentage increase in cost resulting from this action.

Prior to May 14, 1946, maximum prices for hardwood stock stair parts were covered by the General Maximum Price Regulation at the March 1942 level of prices. The issuance of Amendment 26 to 2nd Revised Supplementary Regulation 14 on May 14, 1946 provided for hardwood stock stair parts manufacturers a formula

method of pricing designed to give them immediate relief from their established General Maximum Price Regulation prices. The formula provided for reflection of current material costs and September 1943 labor costs in computing maximum prices. The reasons for the issuance of that action are set forth fully in the Statement of Considerations Involved in the Issuance of Amendment 26 to 2nd Revised Supplementary Regulation 14 and are incorporated herein by reference. Section 3.14 of 2nd Revised Supplementary Regulation 14, which was incorporated into 2nd Revised Supplementary Regulation 14 by Amendment 26, provided for the issuance of orders under Section 3.14 (g) establishing uniform dollars-and-cents maximum prices for hardwood stock stair parts. Section 3.14 (g) was included in section 3.14 in contemplation that, at some later date, the establishment of uniform dollars-and-cents maximum prices applicable to all manufacturers would be feasible.

The manufacture of hardwood stock stair parts is concentrated in two sections of the country. In one of these areas, manufacturers produce the complete line of stock stair parts including treads, risers, rail, newels, balusters, etc. Available information indicates that there are five important producers located in the states of Wisconsin, Iowa, and Ohio. There are several other very small producers of hardwood stock stair parts in adjoining states, who have been grouped together with those located in Wisconsin, Iowa, and Ohio for the purposes of this action.

The second group of manufacturers comprises those concerns where the only items of stair parts produced are treads and risers. These concerns are located in the Southern and South Central parts of the country in the states of Tennessee, Kentucky, and Arkansas, although several other states produce a significant amount of treads and risers.

This order establishes specific dollars-and-cents prices for the stock stair parts produced by the first group, namely the manufacturers located in and around Wisconsin, Iowa, and Ohio. All manufacturers within this area have submitted reports with respect to their maximum prices computed under the formula set forth in section 3.14 of Second Revised Supplementary Regulation 14. Also this Office has received from four of these manufacturers their costs of producing a representative number of stock stair parts. The items covered by this regulation are those which have been listed by most of the manufacturers as stock in their catalogs and which have also been listed in Design Book No. 2 published in 1938 by the National Door Manufacturers Association. A meeting was held with stair work manufacturers in Chicago during the month of August 1946 and in Dubuque, Iowa in September 1946 at which time it was agreed that the designs and sizes listed in Design Book No. 2 could be used in connection with the establishment of specific dollars-and-cents prices. To insure that the trade will be aware of the patterns of stair work involved, actual illustrations are being reproduced in the order itself.

The provisions with respect to quantity extras, discounts and concessions, and delivery are those which have prevailed throughout the industry for most of the producers and which have received acknowledgment from most of the members of the industry.

In determining the appropriate level of maximum prices for hardwood stock stair parts in this area, the Administrator has considered: (1) the various levels of maximum prices hitherto prevailing in this industry which were computed under the formula set forth in section 3.14; (2) the volume of stair parts currently produced at the varying price levels; (3) unit cost and margin data, submitted by a group of manufacturers, for representative items; (4) the relationship which such data bears to current levels of output; and (5) the urgency of maximum production of stair parts in meeting the needs of the Veterans Emergency Housing Program.

The maximum prices established by this order reflect current prices for a substantial portion of output. Insofar as such prices exceed the general level of current prices, the Administrator has found this action to be necessary on the following grounds:

(1) Total output under current prices is insufficient to meet the needs of the housing program.

(2) Current prices are not yielding total costs for a number of producers, particularly those which have sharply curtailed output of these items.

(3) The establishment of dollars-and-cents prices at levels set forth in this order will, in the Administrator's judgment, assure that price is not an impediment to the expansion of output by former low-priced sellers.

[F. R. Doc. 46-19317; Filed, Oct. 23, 1946; 11:15 a. m.]

[SO 94, Revocation of Order 8]

ASSAULT BOAT

SPECIAL MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with Section 11 of Supplementary Order 94, it is ordered:

(a) *Revocation of Order 8, as amended.* Order 8, as amended, under Supplementary Order 94 be and is hereby revoked.

This order of revocation shall become effective October 23, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revocation of Order 8 Under Supplementary Order 94

Order 8, as amended, under Supplementary Order 94 established maximum prices for sales of certain assault boats therein described, which had been declared surplus by the Government. Inasmuch as SO 126 exempts the sales of

assault boats from price control, Order 8, as amended, becomes inoperative and is, accordingly, revoked.

[F. R. Doc. 46-19332; Filed, Oct. 23, 1946; 11:15 a. m.]

[SO 94, Revocation of Order 52]

SHIP BELLS

SPECIAL MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) Revocation of Order 52. Order 52 under Supplementary Order 94 be and is hereby revoked.

This order of revocation shall become effective October 23, 1946.

Issued this 23d day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Revocation of Order 52 Under Supplementary Order 94

Order 52 under Supplementary Order 94 established maximum prices for sales of certain ship bells therein described, which had been declared surplus by the Government. Inasmuch as SO 126 exempts the sales of ship bells from price control, Order 52 becomes inoperative and is, accordingly revoked.

[F. R. Doc. 46-19319; Filed, Oct. 23, 1946; 11:18 a. m.]

Regional and District Office Orders.

[Region VIII Rev. Order G-4 Under Gen. Order 68, Amdt. 5]

BUILDING MATERIALS IN LOS ANGELES COUNTY, CALIF.

An opinion accompanying this amendment has been issued simultaneously herewith.

Revised Order No. G-4 under General Order No. 68, is amended in the following respects:

1. In Appendix A, the item "Lime" is amended to read as follows:

Dated: October 19, 1946.

Item	Unit of sale	Maximum price	Discount to contractors and subcontractors
Lime:			Percent
Quick	60-lb. sack	\$1.00	2
Processed	do	1.00	2
Hydrate	60-lb. sack	.82	2

2. In Appendix A, the items Asphalt Sheathing and Kraft Sheathing are deleted.

This amendment shall become effective October 19, 1946.

Issued this 10th day of October 1946.

BEN C. DUNIWAY,
Regional Administrator.

Opinion Accompanying Amendment No. 5 to Revised Order No. G-4 Under General Order No. 68

The accompanying amendment makes the following changes in Revised Order No. G-4:

1. It increases the maximum prices for sales of lime. This increase was made necessary because producers of lime were permitted an increase by amendment of Order No. 1 under Maximum Price Regulation No. 592.

2. It removes from the coverage of Revised Order No. G-4, Asphalt Sheathing and Kraft Sheathing, thereby bringing the order into conformity with section 15 (a) of Supplementary Order No. 129.

[F. R. Doc. 46-19117; Filed, Oct. 23, 1946; 8:58 a. m.]

[Kansas City Order 6 Under Gen. Order 68] BUILDING MATERIALS IN PETTIS COUNTY, MO.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. *What this order does.* This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in Pettis County, Missouri.

SEC. II. *Definition.* 1. The term "retail sales" as used in this order means any sale of the building materials covered by this order to ultimate consumers or to a contractor who will resell the same on an installed basis.

SEC. III. *Maximum prices.* Maximum prices for commodities subject to this order are those set forth in Appendix A hereof, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. *The relation of this order to other regulations.* The maximum prices as fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix A of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. *Invoices and notification.* Each seller making a sale subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.

5. The type of sale, whether f. o. b. rail-road car, f. o. b. seller's yard or store or delivered.

6. If delivery is made, the amount of any delivery charges shall be separately stated on the invoice.

7. A statement of cash discounts allowed for prompt payment.

8. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. VII. *Addition of increase in supplier's prices prohibited.* The maximum prices set out by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maximum prices established hereby to reflect such increases are within the discretion of the District Director.

SEC. VIII. *What this order prohibits.* Regardless of any obligation, contract or other agreement no person shall:

1. Sell, or in the course of trade or business, buy building materials at higher prices than the maximum prices fixed by this order; but less than the maximum prices may at any time be charged, paid or offered.

2. Obtain higher than maximum prices by

(i) Making a charge for delivery when no delivery is made.

(ii) Making a charge higher than this order authorizes for the extension of credit.

(iii) Failure to give the discounts required by this order for prompt payment.

(iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(v) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. IX. *Enforcement.* 1. Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

2. Persons who have any evidence of any violation of this order are urged to communicate with the Kansas City District Office of the Office of Price Administration.

SEC. X. *Building materials not covered by this order.* There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable Maximum Price Regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Kansas City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective July 13, 1946.

Issued at Kansas City, Missouri, this 27th day of June 1946.

J. G. CALLAWAY,
District Director.

APPENDIX A—MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN BUILDING MATERIALS COVERED BY THIS ORDER

Maximum prices in dollars per selling unit

Item	When sold in quantities of—	Selling unit	F. O. B. yard store, or plant
Portland cement gray (paper)	1 to 99 bags	94-pound bag	\$0.75
	100 bags or more	do.	.70
Portland cement gray (cloth)	1 to 99 bags	do.	1.80
	100 bags or more	do.	1.75
Portland cement white (paper)	Any	do.	2.55
Keene cement (paper)	Any	do.	2.50
Hydrated lime (paper)	Any	50-pound bag	.50
Hydrated lime (paper)	Any	10-pound bag	.20
Finish lime (paper)	Any	50-pound bag	.75
Hard wall plaster (paper)	1 to 99 bags	94-pound bag	1.10
	100 bags or more	do.	1.05
Gauging plaster (paper)	Any	do.	1.25
Moulding plaster (paper)	Any	do.	1.25
Flue lining 8½ x 8½	Any	Per foot	.36½
Flue lining 8½ x 13	Any	do.	.53
Flue lining 13 x 13	Any	do.	.73
Wall coping 9"	Any	do.	.27
Wall coping 13"	Any	do.	.36
Vitrified clay sewer pipe, No. 1-SS, 4"	Any	Linear foot	.18½
Vitrified clay sewer pipe, No. 1-SS, 6"	Any	do.	.27
Vitrified clay sewer pipe, No. 1-SS, 8"	Any	do.	.39
Vitrified clay sewer pipe, No. 1-SS, 10"	Any	do.	.52
Vitrified clay sewer pipe, No. 1-SS, 12"	Any	do.	.71
Clay drain tile 4 inch	Any	do.	.07
Clay drain tile 6 inch	Any	do.	.11½
Common brick No. 1	1 to 999	Per brick	.029
	1,000 and over	Per 1,000	28.75
Metal lath, 2.2-pound painted diamond mesh (not copper bearing)	Any	Square yard	.31
Metal lath, 2.2-pound painted diamond mesh (copper bearing)	Any	do.	.32
Metal lath, 3.4-pound painted diamond mesh (not copper bearing)	Any	do.	.39
Metal lath, 3.4-pound painted diamond mesh (copper bearing)	Any	do.	.40
Metal lath, 2.5-pound painted diamond mesh (not copper bearing)	Any	do.	.32
Metal lath, 2.5-pound painted diamond mesh (copper bearing)	Any	do.	.33
Metal lath, corner bead, smooth	Any	Linear feet	.047
Metal lath, corner bead, expanded	Any	do.	.052
Gypsum wall board ½"	Any	1,000 square feet	40.00
Gypsum wall board ¾"	Any	do.	45.00
Gypsum wall board 1"	Any	do.	50.00
Gypsum rock lath ¾"	Any	do.	30.50
Gypsum sheathing ½" triple seal—water repellent	Any	do.	42.50
Siding, rigid asbestos standard white	Any	Per square	8.80
Siding, rigid asbestos standard gray	Any	do.	8.80
Siding, rigid asbestos glazed white	Any	do.	9.80
Siding, rigid asbestos glazed gray	Any	do.	9.80
Asphalt roll brick, siding, 105-pound	Any	Per roll	3.87
Asphalt roll brick 105-pound, siding, soldier course	Any	do.	3.87
Asphalt roll roofing 35-pound, first grade smooth	Any	do.	1.90
Asphalt roll roofing 45-pound, first grade smooth	Any	do.	1.89
Asphalt roll roofing 55-pound, first grade smooth	Any	do.	2.26
Asphalt roll roofing 65-pound first grade smooth	Any	do.	2.81
Asphalt roll roofing 35-pound second grade smooth	Any	do.	1.29
Asphalt roll roofing 45-pound second grade smooth	Any	do.	1.79
Asphalt roll roofing 90-pound mineral surface	Any	do.	2.68
Asphalt roll roofing 105-pound mineral surface	Any	do.	3.05
Asphalt roll roofing hex and staggered edge	Any	do.	2.91
Asphalt shingles 167-pound hexagon	Any	Per square	4.71
Asphalt shingles 186-pound hexagon	Any	do.	4.95
Asphalt shingles 210-pound hexagon	Any	do.	5.95
Asphalt shingles 210-pound thick butt	Any	do.	5.95
Asphalt tarred felts 15-pound, 432 sq. ft.	Any	Per roll	2.77
Asphalt tarred felts 30-pound, 216 sq. ft.	Any	do.	2.77
Slaters felt 30-pound	Any	do.	1.75
Red rosin paper 20-pound	Any	do.	1.15
Red rosin paper 30-pound	Any	do.	1.55
Threaded felt, 250 sq. ft.	Any	do.	1.53
Blue plaster board 250 sq. ft.	Any	do.	1.60
Insulation—mineral wool loose, 40-pound bag, 30 sq. ft.	Any	Per bag	1.50
Insulation batts, 4" full thickness	Any	Square foot	.06½
Insulation, roll blanket, 1-inch	Any	do.	.04½
Insulation, roll blanket, 2-inch	Any	do.	.049
Wallboard upson	Any	1,000 square feet	52.50
Wallboard atlas	Any	do.	35.00
Wallboard utility	Any	do.	40.00
Hardboard standard, ½-inch	Any	do.	80.00
Hardboard tempered, ½-inch	Any	do.	100.00
Hardboard tempered, ¾-inch	Any	do.	120.00
Hardboard tempered, 1-inch	Any	do.	150.00
Insulation board, ¾-inch	Any	do.	44.50
Insulation board, 1-inch	Any	do.	52.50
Insulation board sheathing, 2½-inch	Any	do.	78.00
Insulation tile, ½-inch, 16 x 32-24 x 48	Any	do.	70.50
Insulation tile, ½-inch, other sizes	Any	do.	73.00
Insulation plank, ½ x 8, 10, 12	Any	do.	68.00
Corrugated iron roofing 28 gauge—1½-inch corr. up to 10' long	Any	Per square	6.80
Corrugated iron roofing 28 gauge—1½-inch corr. over 10' long	Any	do.	6.90

1 A 10¢ refund to be made for the return of each empty cloth cement bag in serviceable condition.

1. Terms of sale. Maximum prices hereinabove established are subject to the following cash discounts:

(a) For sellers who were in business during March, 1942, the same cash discount which had in effect during March, 1942 for each quantity and type of sale made.

(b) For sellers who were not in business during March, 1942, the cash discount which their most closely competitive seller who was in business during March, 1942 is required to make under the provisions of this order.

2. Additions for the extension of credit. The following additions for the maximum prices hereinabove established may be made for the extension of credit beyond 30 days. (a) Sellers who were in business during March, 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March, 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March, 1942, none may be added.

(b) Sellers who were not in business during March, 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

3. The following charges may be made for delivery of all commodities subject to this order.

(a) Where delivery is made in the City of Sedalia, a maximum charge of twenty-five (25¢) per order may be made.

(b) For all other deliveries a charge of twenty cents (20¢) per mile may be made for each mile or fraction thereof from the place from which delivery is made to the place of delivery.

4. State sales tax. Sellers may add to the prices listed in this Appendix A any sales taxes required to be collected by state laws. These taxes shall be separately stated in the dealer's invoice, sales slip or receipt.

Opinion Accompanying Order No. 6
Under General Order No. 68

Pursuant to the authority vested in the District Director of the Kansas City District Office by General Order No. 68 and Order of Delegation No. 126 issued by the Regional Administrator, Region V, the accompanying Order No. 6 has been issued establishing maximum prices for retail sales of certain specified building materials. The order establishes maximum prices for all retail sales of such building materials when made in Pettis County, Missouri.

Under the provisions of General Order No. 68 and Delegation of Authority No. 126 from the Regional Administrator of Region V, the District Director is authorized to issue and put into effect pricing orders for the building materials included in said Order No. 6 in accordance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders 9250 and 9328.

Section B of General Order No. 68 requires that the District Director in issuing such orders observe the following standards:

(1) Maximum prices shall be stated in dollars-and-cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

In accordance with this authority, the District Director has issued Order No. 6 under General Order No. 68.

Prior to the issuance of this order the maximum prices for the sales of building materials covered thereby were established by the provisions of the General Maximum Price Regulation and other maximum price regulations, which did not establish dollars and cents maximum prices but rather established seller's maximum prices as the highest prices which they charged during March of 1942 or a specified freeze date.

It has been determined that the freeze date technique of establishing maximum prices has in many instances made it difficult for both seller and buyer of building material items covered by Order No. 6 to determine whether the prices charged or paid are in compliance with the applicable maximum price regulations.

It is the finding of the District Director that the issuance of Order No. 6 is in conformity with the present program of the Office of Price Administration to establish dollars and cents prices on building materials, and that a simplified pricing method easily understood and applied by both the buyer and the seller is urgently needed, and is accomplished by the issuance of Order No. 6.

The District Director has observed the above quoted standards set forth in General Order No. 68 in issuing Order No. 6. It sets forth specific dollars and cents prices which may be charged for building material items covered. It further establishes maximum prices which are in line with the level of prices which existed in the area covered by the order under the provisions of maximum price regulations applicable prior to the issuance of the order.

The level of prices as expressed in Order No. 6 was determined by a survey conducted by the Office of Price Administration of a representative group of sellers affected by the order. The prices set forth in the order reflect the level of prices reported to the O. P. A. by the sellers who were surveyed.

Preliminary to any action being taken by the Kansas City District Office in establishing maximum prices for building materials and before any surveys were made, an advisory group of sellers, who would be affected by said order, were consulted. From this advisory group advice was obtained as to the commodities which should be included in said order and other pertinent information. After the survey was accomplished and the results tabulated, a preliminary draft of the maximum prices proposed was submitted to a representative group of the sellers to be affected by the order. Consideration has been given to the recommendations and suggestions made by the industry groups with whom representatives of the District Office consulted prior to issuance of this Order.

Insofar as practicable the order recognizes and perpetuates business practices which have been in effect in the area covered by the order.

In order to effectuate the purposes herein expressed, sellers subject to Order No. 6 are required to keep certain records and give to their customers sales slips or invoices containing specified information, which requirements are set forth in section VI of this order.

It is, therefore, the finding of the District Director that Order No. 6 has been issued in conformity with provisions and requirements of standards set forth in General Order No. 68, and will effectuate the purposes of the Emergency Price Control Act of 1942 as amended and is consistent with Executive Order 9250 and 9328.

This order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 6.

[F. R. Doc. 46-19099; Filed, Oct. 23, 1946; 8:50 a. m.]

[Region VIII Order G-6 Under Gen. Order 68, Amdt. 2]

BUILDING MATERIALS IN PHOENIX, ARIZONA, AREA

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. 6 under General Order No. 68 is amended in the following respects:

1. In Revised Appendix A, the commodities Lump Lime, Processed Lime, and Hydrate Lime are amended to read as follows:

Dated: October 19, 1946.

Commodity	Unit	Maximum prices
Lump lime.....	85-90-pound can.....	\$1.92
Processed lime.....	60-pound bag.....	1.17
Hydrate lime.....	80-pound bag.....	.90

2. In Revised Appendix A, the commodities Asphalt Sheathing #7 and Sisalkraft are deleted.

3. In Revised Appendix B, the commodities Lump Lime, Processed Lime, and Hydrate Lime are amended to read as follows:

Dated: October 19, 1946.

Commodity	Unit	Maximum prices
Lump lime.....	65-90-pound can.....	\$1.73
Processed lime.....	60-pound bag.....	1.06
Hydrate lime.....	50-pound bag.....	.79

This amendment shall become effective October 19, 1946.

Issued this 10th day of October 1946.

BEN C. DUNIWAY,
Regional Administrator.

Opinion Accompanying Amendment No. 2 to Order No. G-6 Under General Order No. 68

The accompanying amendment makes the following changes in Order No. G-6.

1. It increases the maximum prices for sales of lime, both to the ultimate users and to any purchaser for resale on an installed basis. This increase was made necessary because producers of lime were permitted an increase by amendment of Order No. 1 under Maximum Price Regulation No. 592.

2. It removes from the coverage of Order No. G-6, Asphalt Sheathing #7 and Sisalkraft, thereby bringing the order into conformity with section 15 (a) of Supplementary Order No. 129.

[F. R. Doc. 46-19119; Filed, Oct. 23, 1946; 8:58 a. m.]

[Region VIII Order G-7 Under Gen. Order 68, Amdt. 2]

BUILDING MATERIALS IN TUCSON AREA, ARIZONA

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-7 under General Order No. 68 is amended in the following respects:

1. In Revised Appendix A, the commodities Lump Lime, Displace Processed Lime, Processed Lime, and Hydrate Lime are amended to read as follows:

Dated: October 19, 1946.

Commodity	Unit	Maximum prices
Lump lime.....	85-90-pound can.....	\$1.75
Lump lime.....	100-pound bag.....	1.81
Displace processed lime.....	60-pound bag.....	1.81
Processed lime.....	do.....	1.17
Hydrate lime.....	50-pound bag.....	.99

2. In Revised Appendix A, the commodities Asphalt Sheathing #7 and Sisalkraft are deleted.

3. In Revised Appendix B, the commodities Lump Lime, Displace Processed Lime, Processed Lime and Hydrate Lime are amended to read as follows:

Dated: October 19, 1946.

Commodity	Unit	Maximum prices
Lump lime.....	85-90-lb. can.....	\$1.58
Lump lime.....	100-lb. bag.....	1.19
Displace processed lime.....	60-lb. bag.....	1.86
Processed lime.....	do.....	1.06
Hydrate lime.....	50-lb. bag.....	.89

4. In Revised Appendix B, the commodities Asphalt Sheathing #7 and Sisalkraft are deleted.

This amendment shall become effective October 19, 1946.

Issued this 10th day of October 1946.

BEN C. DUNIWAY,
Regional Administrator.

Opinion Accompanying Amendment No. 2 to Order No. G-7 Under General Order No. 68

The accompanying amendment makes the following changes in Order No. G-7.

1. It increases the maximum prices for sales of lime, both to the ultimate users and to any purchaser for resale on an installed basis. This increase was made necessary because producers of lime were permitted an increase by amendment of Order No. 1 under Maximum Price Regulation No. 592.

2. It removes from the coverage of Order No. G-7, Asphalt Sheathing #7 and Sisalkraft, thereby bringing the order into conformity with section 15 (a) of Supplementary Order No. 129.

[F. R. Doc. 46-19118; Filed, Oct. 23, 1946; 8:58 a. m.]

[Region III Rev. Order G-10 Under RMPR
122, Amdt. 2]

SOLID FUELS IN SOUTH BEND, IND., AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122, *It is hereby ordered:*

Subparagraph (3) of Part VI of Schedule I of Paragraph (e) (1) of Revised Order No. G-10 under Revised Maximum Price Regulation No. 122 be, and the same is, hereby amended to read as follows:

(3) *Schedule of service charges.* This schedule sets forth maximum prices which a dealer may charge for special services rendered in connection with all sales of solid fuels. These charges may be made only if the buyer requests such services of the dealer and only when the dealer renders the service. Every service charge shall be separately stated in the dealer's invoice.

	Per ton
Carrying in or wheeling in from curb--	\$1.05
Carrying up or down stairs (each flight)-----	1.00
Service charge for deliveries in quantities of ½ ton-----	.15
Service charge for deliveries in quantities of ¼ ton-----	.25
Forking of low volatile coals-----	.50

This amendment shall become effective September 27, 1946.

Issued: September 27, 1946.

E. C. TURNEY,
Acting Regional Administrator.

Opinion Accompanying Amendment No. 2 to Revised Order No. G-10 Under Revised Maximum Price Regulation No. 122

The coal dealers operating in the area covered by Revised Order No. G-10 under Revised Maximum Price Regulation No. 122 have applied for an adjustment of the service charges established by said order for carrying in and wheeling in coal from the curb. Pursuant to this application, a survey was conducted by the Office of Price Administration as a result of which it has been determined that an increase of 55¢ per ton for this service will be necessary in order to return to the dealers the cost of rendering the same. The accompanying order, therefore, amends the original order to provide an increased maximum price covering the cost thereof.

The original order provided a service charge only for "carrying" coal from the curb. However, dealers in this area traditionally performed both services and made the same charge for each. The accompanying amendment, therefore, amends the description of the service to conform to the historical practice of dealers in the area.

It is the opinion of the Regional Administrator that the provisions of the accompanying amendment are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19032; Filed, Oct. 22, 1946; 8:55 a. m.]

[Region III Order G-82 Under Gen. Order 68]
HARD BUILDING MATERIALS IN GREENVILLE,
OHIO, AREA

For the reasons set forth in an opinion which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SECTION 1. *What this order does.* This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Greenville, Ohio, Area.

SEC. 2. *Area covered.* For the purposes of this order, the "Greenville, Ohio, Area" consists of the County of Darke in the State of Ohio.

SEC. 3. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-82, are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. *Maximum prices—(a) Price list.* The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery.* (i) The maximum prices listed in Table I, hereof, include free delivery to any point within the Greenville, Ohio, Area.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

(c) *Discounts.* No seller shall discontinue or reduce any allowances or discounts on any of the commodities listed in Table I, hereof, which he offered in March, 1942.

SEC. 5. *Effective date.* This Order No. G-82 shall become effective September 27, 1946.

Issued: September 13, 1946.

J. F. KESSEL,
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity and unit	Maximum price
Plaster, hardwall, hair fibre, 100 lb. paper bag-----	\$1.10
Plaster, hardwall, wood fibre, 100 lb. paper bag-----	1.10
Plaster, gauging, local, 100 lb. paper bag-----	1.15
Plaster, gauging, white, 100 lb. paper bag-----	2.00
Keene's cement, 100 lb. paper bag-----	2.50
Finishing lime, 50 lb. paper bag-----	.58
Mason's hydrated lime, 50 lb. paper bag-----	.52
Masonry mortar, 70 lb. paper bag-----	.765

TABLE I—Continued

Commodity and unit	Maximum price
Portland cement, 94 lb. paper bag--	\$0.765
Gypsum lath, ½ in., 1,000 sq. ft.-----	28.00
Gypsum wallboard, ¾ in., 1,000 sq. ft.-----	42.50
Metal lath, painted diamond mesh, 2.5 pound (copper bearing), sq. yd.-----	.3345
Metal lath corner bead, standard, lin. ft.-----	.044
Metal lath corner bead—expanded type, lin. ft.-----	.0535
Metal lath cornerite, lin. ft.-----	.0271
Flue lining, 8 in. x 8 in. inside, lin. ft.-----	.3830
Flue lining, 8 in. x 12 in. inside, lin. ft.-----	.5415
Flue lining, 12 in. x 12 in. inside, lin. ft.-----	.6640
Vitrified clay sewer pipe—No. 1SS—4 in., lin. ft.-----	.1915
Vitrified clay sewer pipe—No. 1SS—6 in., lin. ft.-----	.2719
Vitrified clay sewer pipe—No. 1SS—8 in., lin. ft.-----	.4229
Vitrified clay sewer pipe—No. 1SS—10 in., lin. ft.-----	.6344
Vitrified clay sewer pipe—No. 1SS—12 in., lin. ft.-----	.7895
Asphalt roofing, 90 lb., mineral surface, 1st quality, 108 sq. ft. roll-----	2.76
Asphalt or tarred felt—15 lb., 1st quality, 432 sq. ft. roll-----	2.84
Asphalt or tarred felt—30 lb., 1st quality, 216 sq. ft. roll-----	2.84
Asphalt shingles, 210 lb. (3 in 1) thickbutt, 1st quality, sq.-----	6.19
Asphalt shingles, 165 lb., 2 tab hexagon, 1st quality, sq.-----	4.95
Fibre insulation board—½ in. standard, 1,000 sq. ft.-----	53.75
Fibre insulation board—¾ in. asphalt sheathing, 1,000 sq. ft.-----	79.30
Asbestos cement siding 12 in. x 24 in. or 27 in., sq.-----	8.40
Hard density synthetic fibreboard, ½ in. tempered (standard size), sq. ft.-----	.10
Thermal insulation, batts, full thick, 1,000 sq. ft.-----	65.00
Thermal insulation, loose in bags, plain, 35 lb. bag-----	1.00
Thermal insulation, loose in bags, nodulated, 35 lb. bag-----	1.25

Delivery. (i) The maximum prices listed in Table I, hereof, include free delivery to any point within the Greenville, Ohio, Area.

(ii) No deduction need be made from the prices listed in Table I, hereof, where the seller elects to make his own delivery.

Discounts. No seller shall discontinue or reduce any allowances or discounts on any of the commodities listed in Table I, hereof, which he offered in March 1942.

Opinion Accompanying Order No. G-82 Under General Order 68

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Greenville, Ohio Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B, under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the County of Darke in the State of Ohio.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the Area at informal meetings with representative

dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-19026; Filed, Oct. 22, 1946; 8:50 a. m.]

[Region III, Order G-85 Under Gen. Order 68]

HARD BUILDING MATERIALS IN MAYSVILLE, KY., AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SECTION 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Maysville, Kentucky, Area.

SEC. 2. Area covered. For the purposes of this order, the "Maysville, Kentucky, Area" consists of the Counties of Bath, Bracken, Fleming, Lewis, Mason, Menifee, Montgomery, Morgan, Nicholas, Robertson and Rowan in the State of Kentucky.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-85, are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices—(a) Price list. The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(b) Delivery. (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the seller's place of business is located.

(ii) Truck load lots, or more, of any of the hard building materials covered

hereby shall be delivered by the seller free of charge to any point within ten miles beyond the free delivery zones described in subsection (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii), above, of any of the hard building materials covered hereby, the seller shall charge not more than twenty cents (\$.20) for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone.

(iv) On sales of less than ten dollars' value, sellers shall charge not more than fifty cents (\$.50) in addition to the delivery charges, if any, authorized by subsections (i), (ii) or (iii), above, for sales of ten dollars' value or more.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(c) Discounts and additions. (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March, 1942.

(ii) Sellers may make additional charges for sales of any of the hard building materials covered hereby in quantities of less than one unit: *Provided*, The seller made such additional charges in March, 1942: *And provided further*, That the additional charges now made do not exceed those made in March, 1942.

SEC. 5. Effective date. This Order No. G-85 shall become effective September 27, 1946.

Issued: September 13, 1946.

J. F. KESSEL,
Regional Administrator.

The prices listed in this order include all increases granted by the OFA to resellers through August 8, 1946. (See section 6 of Basic Order No. 1-B.)

TABLE I

Commodity and unit	Maximum price
Plaster, hardwall, 100 lb. bag.....	\$1.10
Plaster, gauging, white, 100 lb. bag.....	1.80
Plaster, moulding, 100 lb. bag.....	2.00
Keene's cement, 100 lb. bag.....	2.25
Finishing lime, 50 lb. bag.....	.73
Gypsum lath, $\frac{3}{8}$ in., 1,000 sq. ft.....	25.00
Metal lath, 2.5 lb., painted diamond mesh, st'd. rib, sq. yd.....	.3178
Metal lath, 3.4 lb., painted diamond mesh, st'd. rib, sq. yd.....	.396
Metal lath, corner bead, expanded type, lin. ft.....	.0535
Portland cement, standard (paper bags), 94 lb. bag.....	.795
Masonry mortar (paper sacks), 70 lb. bag.....	.715
Mason's hydrated lime, 50 lb. bag.....	.67
Clay drain tile, 4 in., lin. ft.....	.08
Vitrified clay sewer pipe, No. 1SS, 4 in., lin. ft.....	.2166
Vitrified clay sewer pipe, No. 1SS, 6 in., lin. ft.....	.3255
Flue lining, 8 in. x 8 in. inside, lin. ft.....	.456
Flue lining, 8 in. x 12 in. inside, lin. ft.....	.627
Flue lining, 12 in. x 12 in. inside, lin. ft.....	.8490
Gypsum wallboard, $\frac{3}{8}$ in., 1,000 sq. ft.....	40.00
Gypsum sheathing, $\frac{1}{2}$ in., 1,000 sq. ft.....	55.00
Asphalt roofing, 90 lb., mineral surface, 1st quality, 108 sq. ft. roll.....	3.04
Asphalt or tarred felt, 15 lb. 1st quality, 432 sq. ft. roll.....	2.84

TABLE I—Continued

Commodity and unit	Maximum price
Asphalt or tarred felt, 30 lb. 1st quality, 216 sq. ft. roll.....	\$2.84
Asphalt shingles, 210 lb., (3 in 1) thickbutt, 12 in., square.....	6.29
Asphalt shingles, 165 lb., 2 tab hexagon, square.....	5.24
Fibre insulation board, $\frac{1}{2}$ in. st'd., lath and board, 1,000 sq. ft.....	53.75
Fibre insulation board, $\frac{3}{4}$ in., asphalt sheathing, 1,000 sq. ft.....	84.50
Asbestos cement siding, 12 in. x 24 in. or 27 in., st'd. colors, sq.....	9.19
Asbestos cement roofing shingles, economy cut, sq.....	10.64
Standard density synthetic fibre board, $\frac{1}{2}$ in. (4 ft. x 8 ft.), 1,000 sq. ft.....	100.00
Hard density synthetic fibre board, $\frac{1}{2}$ in., tempered, st'd size, 1,000 sq. ft.....	120.00
Thermal insulation batts, (paper backed) full thick, 1,000 sq. ft.....	65.00
Thermal insulation, loose in bags (plain), 40 lb. bag.....	1.25

Delivery. (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the corporate limits of the city or town wherein the seller's place of business is located.

(ii) Truck load lots, or more, of any of the hard building materials covered hereby shall be delivered by the seller free of charge to any point within ten miles beyond the free delivery zones described in subsection (i), above.

(iii) For delivery beyond the free delivery zones described in subsections (i) and (ii) above, of any of the hard building materials covered hereby, the seller shall charge not more than twenty cents for each mile, or fraction thereof, by which the point of delivery is located beyond the applicable free delivery zone.

(iv) On sales of less than ten dollars' value, sellers shall charge not more than fifty cents in addition to the delivery charges, if any, authorized by subsection (i), (ii) or (iii), above, for sales of ten dollars' value or more.

(v) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

Discounts. (i) No seller shall discontinue or reduce any of the allowances or discounts which he offered in March 1942.

(ii) Sellers may make additional charges for sales of any of the hard building materials covered hereby in quantities of less than one unit, *Provided*, The seller made such additional charges in March 1942 *And provided further*, That the additional charges now made do not exceed those made in March, 1942.

Opinion Accompanying Order No. G-85 Under General Order No. 68

The accompanying order establishes area-wide prices for retail sales of certain listed hard building materials in the Maysville, Kentucky, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Bath, Bracken, Fleming, Lewis, Mason, Menifee, Montgomery, Morgan, Nicholas, Robertson and Rowan in the State of Kentucky.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for re-

tail sales of the hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-19027; Filed, Oct. 22, 1946; 8:51 a. m.]

[Region III Order G-102 Under Gen. Order 68]

HARD BUILDING MATERIALS IN VINCENNES, IND., AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued.

SECTION 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Vincennes, Indiana, Area.

SEC. 2. Area covered. For the purposes of this order, the "Vincennes, Indiana, Area" consists of the area within the corporate limits of the City of Vincennes in the State of Indiana.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-102 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices—(a) Price list. The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(b) Delivery. (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the Vincennes, Indiana area.

(ii) For delivery of purchases of less than ten dollars' value to any point within the Vincennes, Indiana area, the seller shall charge not more than fifty cents (\$.50) for such delivery.

(iii) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(c) Discounts and additions. No seller shall discontinue or reduce any of the allowances or discounts which he offered in March, 1942.

SEC. 5. Effective date. This Order No. G-102 shall become effective September 19, 1946.

Issued: September 5, 1946.

H. G. BOGART,

Acting Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See Section 6 (b) of Basic Order No. 1-B.)

TABLE I

Commodity and unit	Maximum price
Plaster, hard wall, wood fibre, 100 lb.	\$1.05
Plaster, gauging, 100 lb.	2.00
Plaster, moulding, 100 lb.	1.90
Keene's cement, 100 lb.	2.50
Finishing lime, 50 lb.	.67
Gypsum lath, $\frac{3}{8}$ in., sq. ft.	
Metal lath, 2.5 lb. painted diamond mesh, sq. yd.	.3233
Metal lath, 3.4 lb. high rib painted, $\frac{3}{8}$ in., sq. yd.	.413
Metal lath, corner bead, expanded type, lin. ft.	.0514
Portland cement, standard (paper bag), 94 lb.	.765
Waterproof cement, gray (paper bag), 94 lb.	1.015
High early cement (paper bag), 94 lb.	1.015
Masonry mortar (paper bag), 70 lb.	.715
Mason's hydrated lime, 50 lb.	.56
Vitrified clay sewer pipe, No. 1SS, 4 in., lin. ft.	.2197
Vitrified clay sewer pipe, No. 1SS, 6 in., lin. ft.	.3358
Flue lining, 9 in. x 9 in., lin. ft.	.4163
Flue lining, 9 in. x 13 in., lin. ft.	.6245
Flue lining, 13 in. x 13 in., lin. ft.	.9212
Gypsum wallboard, $\frac{3}{8}$ in., sq. ft.	.0425
Gypsum sheathing, $\frac{1}{2}$ in., sq. ft.	.0425
Asphalt roofing, mineral surface, 90 lb., roll (108 sq. ft.)	2.76
Asphalt or tarred felt, 15 lb., roll (432 sq. ft.)	2.78
Asphalt or tarred felt, 30 lb., roll (216 sq. ft.)	2.78
Asphalt shingles, 210 lb. (3 in 1), sq.	6.29
Asphalt shingles, 167 lb. 2 tab hexagon, sq.	4.95
Fibre insulation board, standard lath and board, $\frac{1}{2}$ in., sq. ft.	.056
Asbestos cement siding, 12 in. x 24 in. or 27 in., standard colors, sq.	9.14

Delivery. (i) The maximum prices established hereby include free delivery of purchases of ten dollars' value, or more, to any point within the Vincennes, Indiana area.

(ii) For delivery of purchases of less than ten dollars' value to any point within the Vincennes, Indiana area, the seller shall charge not more than fifty cents (\$.50), for such delivery.

(iii) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

Discounts and additions. No seller shall discontinue or reduce any of the allowances or discounts which he offered in March 1942.

Opinion Accompanying Order No. G-102 Under General Order No. 68

The accompanying order establishes area-wide prices for retail sales of certain listed hard building materials in the Vincennes, Indiana, area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the area within the corporate limits of the City of Vincennes in the State of Indiana.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-19028; Filed, Oct. 22, 1946; 8:52 a. m.]

[Region III Order G-139 Under Gen. Order 68]

HARD BUILDING MATERIALS IN ELKINS, W. VA. AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68, and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued.

SECTION 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Elkins, West Virginia, Area.

SEC. 2. Area covered. For the purposes of this order, the "Elkins, West Virginia, Area" consists of the Counties of Grant, Hardy, Pendleton, Randolph and Tucker in the State of West Virginia.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Order No. G-139 are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices.—(a) *Price list.* The maximum prices for hard building materials covered by this order shall be those set forth in Table I, which is annexed to, and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery.* (i) No seller shall charge more for delivery of items covered hereby than he did in March, 1942 for the same or similar delivery service.

(ii) No deduction need be made from the prices set forth in Table I, where the purchaser elects to make his own delivery.

(c) *Discounts.* No seller covered hereby shall discontinue or reduce any allowances or discounts which he offered in March, 1942.

SEC. 5. Effective date. This Order No. G-139 shall become effective October 17, 1946.

Issued: October 3, 1946.

J. F. KESSEL,
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B)

TABLE I

Commodity and unit	Maximum Price
Plaster, hardwall, ton	\$22.00
Plaster, hardwall, 100 lb. bag	1.10
Plaster, gauging, ton	52.40
Keene's cement, 100 lb. bag	2.12
Finishing lime, 50 lb. bag	.69
Gypsum lath, $\frac{3}{8}$ inch, 1,000 sq. ft.	26.00
Metal lath, 2.75 lb., flat rib painted, square yd.	.308
Metal lath, corner bead, expanded type, lin. ft.	.0449
Portland cement, standard (paper bags) 94 lb. bag	.765
Masonry mortar (paper bag) 70 lb. bag	.715
Mason's hydrated lime, 50 lb. bag	.53
Clay drain tile, 3 inch, lin. ft.	.0639
Clay drain tile, 4 inch, lin. ft.	.0726
Clay drain tile, 6 inch, lin. ft.	.1015
Vitrified clay sewer pipe, No. 1SS, 4 inch, 2 ft. lengths	.383
Vitrified clay sewer pipe, No. 1SS, 6 inch, 2 ft. lengths	.5062
Flue lining, 9 in. x 9 in., 2 ft. lengths	.8231
Flue lining, 9 in. x 13 in., 2 ft. lengths	1.263
Flue lining, 13 in. x 13 in., 2 ft. lengths	1.582
Gypsum wallboard, $\frac{3}{8}$ inch, 1000 sq. ft.	40.00
Asphalt roofing, 90 lb., roll (108 sq. ft.)	2.49
Asphalt or tarred felt, 15 lb., roll (432 sq. ft.)	2.55
Asphalt or tarred felt, 30 lb., roll (216 sq. ft.)	2.55
Asphalt shingles, 210 lb., (3 in 1) 100 sq. ft.	5.77
Asbestos cement siding, 12 in. x 24 in. or 27 in., 100 sq. ft.	8.66
Thermal insulation batts (paper backed) full thick, 1000 sq. ft.	60.00
Thermal insulation, loose in bags, plain, 40 lb. bag	1.00

Delivery. (i) No seller shall charge more for delivery of items covered hereby than he

did in March, 1942 for the same or similar delivery service.

(ii) No deduction need be made from the prices set forth in Table I, where the purchaser elects to make his own delivery.

Discounts. No seller covered hereby shall discontinue or reduce any allowances or discounts which he offered in March, 1942.

Opinion Accompanying Order No. G-139 Under General Order No. 68

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Elkins, West Virginia, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Grant, Hardy, Pendleton, Randolph and Tucker in the State of West Virginia.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-19030; Filed, Oct. 22, 1946; 8:53 a. m.]

[Jacksonville Rev. Order G-7 under Gen. Order 68]

HARD BUILDING MATERIALS IN BREVARD, CITRUS, TAYLOR AND FRANKLIN COUNTIES, FLA.

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Jacksonville, Florida District Office, Region IV, of the Office of Price Administration by General Order No. 68 issued by the Administrator of the Office of Price Administration, Region IV, Delegation Order No. 93 issued November 5, 1945, it is hereby ordered:

SECTION 1. What this revised order covers. This revised order covers all "retail sales" by any seller of commodities specified in this revised order delivered to any purchaser located in the County of Brevard in the State of Florida. This revised order does not apply to sales made

to any person who customarily resells more than 10% of his purchases of the commodities specified herein through "retail sales", or to sales to applicators as hereinafter defined.

SEC. 2. Definition of retail sales. For the purposes of this revised order, a retail sale means a sale to an ultimate user including, among others, commercial users, industrial users and contractors, or to purchasers for resale on an installed basis, excluding applicators. For the purposes of this revised order, an applicator is defined as a contractor engaged exclusively in the business of applying roofing and/or siding and/or insulation to buildings.

SEC. 3. Description of items covered by this revised order. This revised order covers the list of "hard building materials" set forth in the annexed Table I, including certain cement, lime, plaster, masonry mix, gypsum board, base rock lath, standard prestwood, grey hex asbestos shingles, white asbestos siding, strip shingles, roll roofing, felt, rockwool batts, insulation board, tile board, and metal lath. Other related items may be added from time to time by amendment without reference being made to this section.

SEC. 4. Relation to other regulations. The maximum prices fixed by this revised order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent they are inconsistent with the provisions of this revised order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this revised order.

SEC. 5. Maximum prices. The maximum prices for building materials covered by this revised order are set forth in Table I which is annexed to and made a part of this revised order. Every seller making sales covered by this revised order shall maintain and preserve his usual and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this revised order shall post a copy of Table I which lists maximum prices fixed by this order in each of his places of business in Brevard, Citrus, Taylor and Franklin Counties, Florida, in a manner plainly visible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this revised order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller regardless of previous custom, shall give the purchaser a receipt showing the date, the name and address of the seller, name and address of the buyer, the description and number or amount of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least twelve months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more each seller regardless of previous custom,

must keep records showing at least the following:

- (1) Name and address of seller.
- (2) Name and address of buyer.
- (3) Date of transaction.
- (4) Place of delivery.
- (5) Complete description and number or amount of each item sold and price charged.

SEC. 8. Amendment. This revised order may be amended or revoked at any time by the Office of Price Administration.

This Revised Order No. G-7 shall become effective October 16, 1946.

Issued: October 11, 1946.

JOE Q. DOUGHERTY,
Acting District Director.

TABLE I

Item and selling unit	Price
Portland cement, 94 lb. bag-----	\$1.03
Hydrated lime, 50 lb. bag-----	.67
Finish lime, 50 lb. bag-----	1.06
Plaster, hardwall, 100 lb. bag-----	1.40
Masonry mix, 67 lb. bag-----	.93
$\frac{3}{4}$ " base rock lath, per M sq. ft.-----	30.25
Standard prestwood (masonite), per M sq. ft.-----	75.00
White asbestos siding 12 x 24, per sq.-----	8.95
Grey hex asbestos shingles, per sq.-----	10.85
210 lb. 12" strip shingles, per sq.-----	8.10
90 lb. mineral surface rolled roofing, per roll-----	3.70
15 x 30 lb. felt, per roll-----	3.20
Rockwool standard batts, per M sq. ft.-----	80.00
$\frac{1}{2}$ " insulation board, per M-----	59.10
Brick, hard common, per M-----	32.00

Unless otherwise indicated, the above prices include delivery to all classes of customers to whom free delivery was made in March 1942; to all classes of customers to whom free delivery was not made in March 1942, and thereafter, an additional charge for delivery may be made; *Provided*, That such charge does not exceed that made for the same type of delivery during March 1942, and such charge is separately indicated on the invoice, bill of sale or other billing.

Opinion Accompanying Revised Order No. G-7 Under General Order No. 68

Under General Order No. 68, as amended, the Price Administrator may, and each Regional Administrator of the Office of Price Administration and any District Director who may be authorized by the appropriate Regional Administrator is authorized to issue and put into effect orders establishing maximum prices, applicable to a particular community or defined area, for sales of commodities under the jurisdiction of the Building Materials and Construction Price Branch by all persons to ultimate users or to purchasers for resale on an installed basis.

This authority has been delegated to the Director of the Jacksonville District Office by the Regional Administrator of Region IV, by Regional Delegation Order No. 93, as amended.

Acting pursuant to said General Order No. 68, as amended, and to Regional Delegation Order No. 93, there was issued Order No. G-7 under General Order No. 68, as amended, establishing replacement community dollars-and-cents ceiling prices for certain listed "hard building materials" set forth in Table I, annexed to said order which listed items include certain cement, lime, plaster, masonry mix, gypsum board, base rock

lath, standard prestwood, grey hex asbestos shingles, white asbestos siding shingles, roll roofing, felt, rockwool batts, insulation board, tile board, and metal lath. The order provided that other related items may be added from time to time by amendment without reference being made to section 3, which designates the kinds of items listed.

Said Order No. G-7 under General Order No. 68 covered all retail sales by any seller of the commodities specified in said order delivered to any purchaser in the County of Brevard in the State of Florida. However, the order did not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified therein through "retail sales", or to sales to applicators. Since the issuance of said Order No. G-7, as amended, it has been determined that the provisions thereof should be extended to cover all retail sellers in Citrus, Taylor and Franklin Counties as well as Brevard County, Florida, and this Revised Order No. G-7 under General Order 68 is therefore simultaneously issued herewith, establishing replacement community dollars-and-cents ceiling prices for the above listed "hard building materials" set forth in the Annexed Table I thereto.

This Revised Order No. G-7 provides that the maximum prices fixed thereby supersede any maximum price or pricing method previously fixed by any other regulation or order, and that except to the extent they are inconsistent with the provisions of said order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order. The maximum prices established by said order are set forth in Table I annexed hereto.

This Revised Order No. G-7 moreover provides that each seller making sales covered thereby shall maintain and preserve his usual and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

Revised Order No. G-7 under General Order No. 68, as amended, contains provisions requiring posting of maximum prices, the giving of sales slips and the keeping of records.

The prices fixed in said Revised Order No. G-7 do not exceed the general level of prices in Brevard, Citrus, Taylor and Franklin Counties, Florida, as fixed and established under the General Maximum Price Regulation.

All provisions of the new regulation and their effect upon business practices, cost practices, or methods or means or aids to distribution in the industry have been carefully considered by the District Director of the Jacksonville District Office. No provisions which might have the effect of requiring a change in such practices, methods, means or aids established in the industry have been included in the new regulation unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation or of the Emergency Price Control Act of 1942, as amended. To the extent that provisions of the new regulation compel or may operate to compel changes in business practices, cost prac-

tices or methods, or means or aids to distribution established in the industry, such provisions have been found necessary to prevention of evasion of the regulation or act.

The prices fixed in this Revised Order No. G-7 under General Order No. 68 are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942 and the Stabilization Act of 1942 as amended by the Stabilization Act of 1944, Executive Orders 9250 and 9328, and the Price Control Extension Act of 1946.

[F. R. Doc. 46-19034; Filed, Oct. 22, 1946; 8:55 a. m.]

[Jacksonville Rev. Order G-8 under Gen. Order 68]

HARD BUILDING MATERIALS IN MARION AND LEVY COUNTIES, FLA.

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Jacksonville, Florida District Office, Region IV, of the Office of Price Administration by General Order No. 68 issued by the Administrator of the Office of Price Administration Region IV, Delegation Order No. 93 issued November 5, 1945, it is hereby ordered:

SECTION 1. What this revised order covers. This revised order covers all "retail sales" by any seller of commodities specified in this revised order delivered to any purchaser located in the County of Marion in the State of Florida. This revised order does not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified herein through "retail sales", or to sales to applicators as hereinafter defined.

SEC. 2. Definition of retail sales. For the purposes of this revised order, a retail sale means a sale to an ultimate user including, among others, commercial users, industrial users, and contractors, or to purchasers for resale on an installed basis, excluding applicators. For the purposes of this revised order, an applicator is defined as a contractor engaged exclusively in the business of applying roofing and/or siding and/or insulation to buildings.

SEC. 3. Description of items covered by this revised order. This revised order covers the list of "hard building materials" set forth in the annexed Table I, including certain cement, lime, plaster, masonry mix, gypsum board, gypsum base lath, standard prestwood, asbestos shingles, asbestos siding, asphalt shingles, roll roofing, felt, rockwool batts, insulation board and tile board. Other related items may be added from time to time by amendment without reference being made to this section.

SEC. 4. Relation to other regulations. The maximum prices fixed by this revised order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent they are inconsistent with the provisions of this revised order, all other provisions of the General Maxi-

imum Price Regulation shall apply to sales covered by this revised order.

SEC. 5. Maximum prices. The maximum prices for building materials covered by this revised order are set forth in Table I which is annexed to and made a part of this revised order. Every seller making sales covered by this revised order shall maintain and preserve his usual and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this revised order shall post a copy of Table I which lists maximum prices fixed by this revised order in each of his places of business in Marion and Levy Counties, Florida in a manner plainly visible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this revised order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer such seller regardless of previous custom, shall give the purchaser a receipt showing the date, name, and address of the seller, name and address of the buyer, the description and number or amount of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least twelve months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more each seller regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of seller.
- (2) Name and address of buyer.
- (3) Date of transaction.
- (4) Place of delivery.
- (5) Complete description and number or amount of each item sold and price charged.

SEC. 8. Amendment. This revised order may be amended or revoked at any time by the Office of Price Administration.

This Revised Order No. G-8 shall become effective October 16, 1946.

Issued October 11, 1946.

JOE Q. DOUGHERTY,
Acting District Director.

TABLE I

Item and selling unit	Price
Portland cement, 94 lb. bag	\$0.93
Hydrated lime, 50 lb. bag	.55
Finish lime, 50 lb. bag	.84
Plaster wall, hard, 100 lb. bag	1.17
Masonry mix, 67 lb. bag	.83
Gypsum board, $\frac{3}{8}$ ", Sheetrock, per M sq. ft.	35.00
Gypsum base lath, per M sq. ft.	29.25
Standard Prestwood $\frac{1}{8}$ " (Masonite), per M sq. ft.	85.00
Grey, Hex asbestos shingles, per sq.	9.95
White asbestos siding 12 x 24, per sq.	8.95
210 lb. Thickbutts asphalt shingles, per sq.	8.25
167 lb. Hex asphalt shingles, per sq.	5.90
90 lb. mineral surfaced roll roofing, per roll	3.10
15 and 30 lb. felt, per roll	2.90
Rockwood standard batts, per M	80.00
$\frac{1}{2}$ " insulation board, per M	53.75
16 x 32 tile board, per M	58.60

Opinion Accompanying Revised Order No. G-8 Under General Order No. 68

Under General Order No. 68, as amended, the Price Administrator may, and each Regional Administrator of the Office of Price Administration and any district director who may be authorized by the appropriate Regional Administrator is authorized to issue and put into effect orders establishing maximum prices, applicable to a particular community or defined area, for sales of commodities under the jurisdiction of the Building Materials and Construction Price Branch by all persons to ultimate users or to purchasers for resale on an installed basis.

This authority has been delegated to the Director of the Jacksonville District Office by the Regional Administrator of Region IV, by Regional Delegation Order No. 93, as amended.

Acting pursuant to said General Order No. 68, as amended, to Supplementary Order No. 172, to Revised Price Schedule No. 45, as amended, and to Regional Delegation Order No. 93, there was issued Order No. G-8, as amended, under General Order No. 68, establishing replacement community dollars-and-cents ceiling prices for certain listed "hard building materials" set forth in Table I, annexed to said order which listed items include certain cement, lime, plastic, masonry mix, gypsum board, gypsum base lath, standard prestwood, grey hex asbestos shingles, white asbestos siding, asphalt shingles, roll roofing, felt, rock-wool batts, insulation board, tile board and metal lath. The order provided that other related items may be added from time to time by amendment without reference being made to section 3, which designates the kinds of items listed.

Said Order No. G-8 under General Order 68 covered all retail sales by any seller of the commodities specified in said order delivered to any purchaser in the County of Marion in the State of Florida. However, the order did not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified therein through "retail sales" or to sales to applicators. Since the issuance of said order No. G-8, as amended, it has been determined that the provisions thereof should be extended to cover all retail sellers in Levy County as well as Marion County, Florida, and this Revised Order No. G-8 under General Order 68 is therefore simultaneously issued herewith, establishing replacement community dollars-and-cents ceiling prices for the above listed "hard building materials" set forth in the annexed Table I thereto.

This Revised Order No. G-8 provides that the maximum prices fixed thereby supersede any maximum price or pricing method previously fixed by any other regulation or order, and that except to the extent they are inconsistent with the provisions of said order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order. The maximum prices established by said order are set forth in Table I annexed hereto.

This Revised Order No. G-8 moreover provides that each seller making sales

covered thereby shall maintain and preserve his usual and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

Revised Order No. G-8 under General Order No. 68, as amended, contains provisions requiring posting of maximum prices, the giving of sales slips and the keeping of records.

The prices fixed in said Revised Order No. G-8 do not exceed the general level of prices in Marion County, Florida as fixed and established under the General Maximum Price Regulation, and Levy County, Florida.

All provisions of the new regulation and their effect upon business practices, cost practices, or methods or means or aids to distribution in the industry have been carefully considered by the District Director of the Jacksonville District Office. No provisions which might have the effect of requiring a change in such practices, methods, means or aids established in the industry have been included in the new regulation unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation or of the Emergency Price Control Act of 1942, as amended. To the extent that provisions of the new regulation compel or may operate to compel changes in business practices, cost practices or methods, or means or aids to distribution established in the industry, such provisions have been found necessary to prevention of evasion of the regulation or act.

The prices fixed in this Revised Order No. G-8 under General Order No. 68 are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942 and the Stabilization Act of 1944, Executive Orders 9250 and 9328 and by the Price Control Extension Act of 1946.

[F. R. Doc. 46-19033; Filed, Oct. 22, 1946; 8:55 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on October 18, 1946.

Region I

Boston Order 1, Amendment 10, covering dry groceries in Massachusetts except Dukes and Nantucket counties. Filed 9:04 a. m.

Boston Order G-3, Amendments 5 and 16, covering dry groceries in certain defined areas in New England. Filed 9:03 and 9:05 a. m.

Boston Order G-3, Amendment 17, covering dry groceries in certain defined areas in New England. Filed 9:05 a. m.

Region II

Philadelphia Orders 42 and 43, covering dry groceries in the counties of Philadelphia, Delaware, Bucks, Chester and Montgomery, Pennsylvania. Filed 9:09 a. m.

Philadelphia Orders 44 and 45, covering dry groceries in certain counties in Pennsylvania. Filed 9:08 a. m.

Syracuse Orders 54 and 55, covering dry groceries in certain counties in New York. Filed 9:08 a. m.

Baltimore Orders 62 and 65, Amendments 2 and 1, covering dry groceries in certain counties in Maryland. Filed 9:03 and 9:13 a. m.

Baltimore Orders 65 and 66, covering dry groceries in Allegany, Garrett, and Washington counties, Maryland. Filed 9:03 a. m.

Region III

Cleveland Orders 37 and 38, Amendments 14 and 15, covering dry groceries in Cuyahoga county, Ohio. Filed 9:03 and 9:04 a. m.

Cleveland Orders 39 and 40, Amendment 7, covering dry groceries in certain areas in Ohio. Filed 9:03 and 9:04 a. m.

Indianapolis Orders 38 and 39, Amendment 16, covering dry groceries in certain areas in Indiana. Filed 9:15 and 9:12 a. m.

Indianapolis Order 40, Amendment 17, covering dry groceries in certain areas in Indiana. Filed 9:13 a. m.

Louisville Order 27, Amendment 17, covering dry groceries in Jefferson county, Kentucky, and Clark and Floyd counties, Indiana. Filed 9:21 a. m.

Region IV

Jacksonville Orders 46 and 48, Amendments 13 and 12, covering dry groceries in certain counties in Florida. Filed 9:23 and 9:24 a. m.

Nashville Order 24, Amendments 2 and 3, covering dry groceries in certain areas in Tennessee. Filed 9:22 a. m.

Region V

Dallas Order 30, Amendments 13, 15 and 16, covering dry groceries. Filed 9:19 a. m.

Dallas Order 31, Amendments 21 and 22, 25 and 26, and 27 and 28, covering dry groceries. Filed 9:15 and 9:14 a. m.

Forth Worth Order 20, Amendments 13, 14 and 15, covering dry groceries in certain counties in Texas. Filed 9:07 a. m.

Fort Worth Order 21, Amendments 21, 23, 24 and 25, covering dry groceries in certain counties in Texas. Filed 9:06, 9:07, 9:07 and 9:04 a. m.

Kansas City Orders 24 and 25, Amendments 11 and 10, covering dry groceries sold by Groups 1 and 2 and 3 and 4 stores. Filed 9:16 a. m.

Little Rock Order 27, Amendments 11, 12, 13, 14, 15, and 16, covering dry groceries in Arkansas and Texarkana, Texas. Filed 9:20 and 9:21 a. m.

Little Rock Order 28, Amendments 8, 9, 10, 11, 12, 13, and 14, covering dry groceries in the State of Arkansas except the City of Texarkana, Arkansas. Filed 9:17, 9:18, and 9:19 a. m.

New Orleans Order 33, Amendments 20 and 21, covering dry groceries in certain areas in Louisiana. Filed 9:13 and 9:14 a. m.

Oklahoma City Orders 18 and 19, Amendments 14 and 23, covering dry groceries sold by Groups 1 and 2 and 3 and 4 stores. Filed 9:05 and 9:02 a. m.

Oklahoma City Order 19, Amendment 24, covering dry groceries sold by Groups 3A and 4A stores. Filed 9:02 a. m.

St. Louis Order 26, Amendments 9, 10, and 11, covering dry groceries. Filed 9:16 and 9:17 a. m.

St. Louis Order 27, Amendments 8 and 9, covering dry groceries. Filed 9:14 a. m.

Region VII

Helena Order 116, Amendment 2, covering dry groceries for Billings, Butte, and Great Falls. Filed 9:10 a. m.

Helena Order 117, Amendment 3, covering dry groceries in certain areas in Montana. Filed 9:10 a. m.

Helena Order 118, Amendment 2, covering dry groceries for the Helena, East Helena, Bozeman, Livingston, Galispell, and Missoula areas. Filed 9:10 a. m.

Helena Order 119, Amendment 2, covering dry groceries in certain counties in Montana. Filed 9:11 a. m.

Helena Order 120, Amendment 11, covering dry groceries for Havre, Chinook, Glasgow, Sidney, Glendive, Miles City, and Lewiston. Filed 9:11 a. m.

Helena Order 121, Amendment 2, covering dry groceries in certain counties in Montana. Filed 9:11 a. m.

Helena Order 122, Amendment 2, covering dry groceries in certain counties in Montana. Filed 9:11 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-19083; Filed, Oct. 23, 1946; 8:53 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order were filed with the Division of the Federal Register on October 21, 1946.

Region II

District of Columbia Order 18, Amendment 1, covering dry groceries in the Washington, D. C. area. Filed 9:33 a. m.

Region III

Charleston Order 10, Amendment 14, covering dry groceries in all counties in the State of West Virginia. Filed 9:24 a. m.

Charleston Order 14, Amendment 14, covering dry groceries in stores sold by Group 3A and 4A in West Virginia. Filed 9:24 a. m.

Charleston Order 18, Amendment 13, covering dry groceries in all counties in West Virginia. Filed 9:24 a. m.

Detroit Order 33, Amendment 6, covering dry groceries in certain counties in Michigan. Filed 9:24 a. m.

Louisville Order 26, Amendment 16, covering dry groceries in Jefferson county, Kentucky and Clark and Floyd counties, Indiana. Filed 9:25 a. m.

Louisville Order 28, Amendment 15, covering dry groceries in certain counties in Kentucky. Filed 9:38 a. m.

Louisville Order 30, Amendment 16, covering dry groceries in certain counties in Kentucky. Filed 9:38 a. m.

Louisville Order 32, Amendment 14, covering dry groceries in certain areas in Kentucky. Filed 9:38 a. m.

Louisville Order 36, Amendment 8, covering dry groceries in certain counties in Kentucky. Filed 9:37 a. m.

Louisville Order 37, Amendment 4, covering dry groceries in certain counties in Kentucky. Filed 9:37 a. m.

Louisville Order 38, Amendment 4, covering dry groceries in certain counties in Kentucky. Filed 9:37 a. m.

Region IV

Memphis Order 31, Amendment 7, covering dry groceries in the Memphis area. Filed 9:22 a. m.

Memphis Order 32, Amendment 7, covering dry groceries in the Memphis area. Filed 9:22 a. m.

Richmond Order 7-F, covering fresh fruits and vegetables. Filed 9:23 a. m.

Richmond Order 8-F, covering fresh fruits and vegetables. Filed 9:23 a. m.

Richmond Order 13-F, covering fresh fruits and vegetables. Filed 9:23 a. m.

Richmond Order 14-F, covering fresh fruits and vegetables. Filed 9:23 a. m.

Region V

Dallas Supplementary Order 11, covering fresh fruits and vegetables. Filed 9:25 a. m.

Dallas Supplementary Order 12, covering dry groceries. Filed 9:25 a. m.

Dallas Supplementary Order 13, covering dry groceries. Filed 9:36 a. m.

New Orleans Order 31, Amendment 14, covering dry groceries. Filed 9:36 a. m.

New Orleans Order 32, Amendment 15, covering dry groceries. Filed 9:36 a. m.

New Orleans Order 33, Amendment 24, covering dry groceries. Filed 9:35 a. m.

New Orleans Order 33, Amendment 25, covering dry groceries. Filed 9:35 a. m.

St. Louis Order 27, Amendment 10, covering dry groceries. Filed 9:21 a. m.

St. Louis Order 28, Amendments 8, 9 and 10, covering dry groceries. Filed 9:06 and 9:22 a. m.

Region VI

Chicago Order 15, Amendment 13, covering dry groceries in Cook, Du Page, Kane, Lake, McHenry counties, Illinois and Lake county, Indiana. Filed 9:05 a. m.

Chicago Order 14, Amendment 16, covering dry groceries in Cook, Du Page, Kane, Lake, McHenry counties, Illinois and Lake county, Indiana. Filed 9:05 a. m.

Region VII

Albuquerque Order 13-F, Amendment 6, covering fresh fruits and vegetables in the Albuquerque area. Filed 9:35 a. m.

Albuquerque Order 14-F, Amendment 3, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:35 a. m.

Albuquerque Order 15-F, Amendment 3, covering fresh fruits and vegetables in the Gallup, Santa Fe, Las Vegas, Raton and Bernalillo area. Filed 9:34 a. m.

Albuquerque Order 16-F, Amendment 3, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:34 a. m.

Albuquerque Order 17-F, Amendment 3, covering fresh fruits and vegetables in

certain areas in New Mexico. Filed 9:33 a. m.

Region VIII

Arizona Order 27, Amendment 4, covering dry groceries in the Navajo-Hopi Indian Reservation area. Filed 9:40 a. m.

Arizona Order 28, Amendment 4, covering dry groceries in the Yuma county Arizona area. Filed 9:39 a. m.

Arizona Order 29, Amendment 4, covering dry groceries in the South Central Arizona area. Filed 9:39 a. m.

Arizona Order 30, Amendment 4, covering dry groceries in the Coconino-Yavapai and Southeastern Arizona areas. Filed 9:39 a. m.

Arizona Order 31, Amendment 4, covering dry groceries in the Mohave county and Southern Navajo-Apache area. Filed 9:39 a. m.

Arizona Order 32, Amendment 4, covering dry groceries in the Kingman and Central Navajo-Apache areas. Filed 9:39 a. m.

Arizona Order 33, Amendments 3 and 4, covering dry groceries in the Eastern Arizona area. Filed 9:33 a. m. and 9:28 a. m.

Arizona Order 34, Amendments 4 and 5, covering dry groceries in the Southern Arizona area. Filed 9:28 and 9:27 a. m.

Arizona Order 35, Amendments 4 and 5, covering dry groceries in the North-western Arizona area. Filed 9:27 a. m.

Nevada Order 41, Amendments 4 and 5, covering dry groceries in certain areas in Nevada. Filed 10:33 and 9:41 a. m.

Nevada Order 42, Amendment 5, covering dry groceries. Filed 9:41 a. m.

Nevada Order 43, Amendment 5, covering dry groceries. Filed 9:41 a. m.

Nevada Orders 44 and 45, Amendment 5, covering dry groceries. Filed 9:41 and 9:40 a. m.

Nevada Orders 40 and 46, Amendment 5, covering dry groceries. Filed 9:40 and 10:31 a. m.

San Francisco Orders 52 and 53, Amendments 5 and 4, covering dry groceries. Filed 9:27 and 9:26 a. m.

Spokane Orders 54 and 55, Amendment 7, covering dry groceries in certain areas in California. Filed 9:26 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-19121; Filed, Oct. 23, 1946; 8:57 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on October 16, 1946.

Region II

New York Order 39, Amendment 2, covering dry groceries in the State of Maryland, District of Columbia, Alexandria and certain counties in Virginia and Delaware. Filed 8:45 a. m.

Region IV

Atlanta Orders 33 and 39, Amendments 17 and 14, covering dry groceries sold by Groups 1 and 2 and 3 and 4 stores in the Atlanta area. Filed 8:45 and 8:52 a. m.

Atlanta Orders 40 and 41, Amendments 15 and 12, covering dry groceries sold by Groups 1 and 2 and 3 and 4 stores in the Savannah area. Filed 8:52 and 8:51 a. m.

Columbia Order 8-F, Amendment 41, covering fresh fruits and vegetables in the Charleston, South Carolina area. Filed 8:49 a. m.

Columbia Order 21, Amendments 13 and 14, covering dry groceries in the South Carolina area. Filed 8:49 a. m.

Columbia Order 22, Amendments 12 and 13, covering dry groceries in the South Carolina area. Filed 8:54 a. m.

Jacksonville Order 46, Amendment 14, covering dry groceries in certain counties in Florida. Filed 8:51 a. m.

Jacksonville Order 47, Amendment 14, covering dry groceries in certain counties in Florida. Filed 8:51 a. m.

Jacksonville Order 48, Amendment 13, covering dry groceries in certain counties in Florida. Filed 8:50 a. m.

Miami Order 11, Amendment 16, covering dry groceries in the Miami, Florida area in Monroe county. Filed 8:50 a. m.

Region VI

Milwaukee Order 7, Amendments 11A and 12, covering dry groceries in Milwaukee county within the cities of Racine and Kenosha, Wisconsin. Filed 8:56 a. m.

Milwaukee Order 14, Amendments 9A and 14, covering dry groceries in certain areas in Wisconsin. Filed 8:54 a. m.

Milwaukee Order 33, Amendments 8A and 9, covering dry groceries in certain counties in Wisconsin. Filed 8:56 a. m.

Sioux Falls Order 23, Amendments 4B, 5, 5A and 6B, covering dry groceries in certain counties in Iowa. Filed 8:53, 8:58 and 8:57 a. m.

Sioux Falls Order 24, Amendments 7 and 7A, covering dry groceries in certain counties in Iowa and Minnesota. Filed 8:57 a. m.

Sioux Falls Order 25, Amendments 7 and 7A, covering dry groceries in certain counties in Iowa and Minnesota. Filed 9:01 and 9:00 a. m.

Sioux Falls Order 26, Amendment 7, covering dry groceries in certain counties in South Dakota. Filed 8:56 a. m.

Twin Cities Order 14, Amendment 6, covering dry groceries in certain counties in the Twin Cities area. Filed 8:48 a. m.

Twin Cities Order 15, Amendment 6, covering dry groceries in certain areas in the Twin Cities area. Filed 8:48 a. m.

Twin Cities Order 18, Amendment 5, covering dry groceries in the City of Duluth and Village of Proctor in St. Louis county, Minnesota. Filed 8:47 a. m.

Twin Cities Order 19, Amendment 5, covering dry groceries in certain areas in the Twin Cities area. Filed 8:46 a. m.

Twin Cities Order 20, Amendment 3, covering dry groceries in the Twin Cities area. Filed 8:48 a. m.

Sioux Falls Order 26, Amendment 7A covering dry groceries in certain counties in South Dakota. Filed 8:48 a. m.

Region VIII

San Francisco Orders 54, 55, and 56, Amendments 3, 4, and 5, covering dry groceries. Filed 9:05 a. m.

San Francisco Orders 57, 58, and 59, Amendments 4 and 3, covering dry groceries. Filed 9:04 a. m.

San Francisco Orders 60, 61, and 62, Amendment 4, covering dry groceries. Filed 9:03 a. m.

San Francisco Orders 63, 64, and 65, Amendments 4 and 5, covering dry groceries. Filed 9:00 and 8:59 a. m.

San Francisco Orders 66, 67, and 68, Amendment 4, covering dry groceries. Filed 8:59 a. m.

San Francisco Orders 69, 70, and 71, Amendments 5 and 2, covering dry groceries. Filed 8:58 and 9:01 a. m.

San Francisco Order 72, Amendment 3, covering dry groceries. Filed 9:03 a. m.

Spokane Order 50, Amendment 6, covering dry groceries in certain areas in Washington. Filed 9:02 a. m.

Spokane Order 51, Amendment 7, covering dry groceries in certain areas in Washington. Filed 9:02 a. m.

Spokane Order 52, Amendment 7, covering dry groceries in certain cities and towns in Washington. Filed 9:02 a. m.

Spokane Order 53, Amendment 7, covering dry groceries in certain cities in Washington. Filed 9:05 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-18988; Filed, Oct. 22, 1946; 8:47 a. m.]

[Region III Rev. Order G-18 Under Gen. Order 68]

STOCK MILLWORK FOR WILMINGTON, OHIO, AREA

For the reasons set forth in an opinion which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SECTION 1. What this order does. This adopting order establishes maximum prices for the stock millwork items listed in the accompanying tables when sold at retail at or from any point within the Wilmington, Ohio, Area.

SEC. 2. Area covered. For the purposes of this order the "Wilmington, Ohio, Area" consists of the Counties of Clinton, Fayette, Highland, Pickaway and Ross in the State of Ohio.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-18 are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices—(a) Price lists. Subject to the provisions of sub-

section (b) of this section 4, the maximum prices for the stock millwork items for which maximum prices are established by this order shall be those set forth in the accompanying tables which are annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(b) *Additions.* The maximum prices of the stock millwork items listed in the accompanying tables shall be determined by adding to the prices listed in said tables whichever of the percentage increases listed below are applicable, depending upon the general category of the item to be priced.

General category of item to be priced:	Percentage increase to be added to price in table
Open sash	24.5
Doors with plywood panels	25.0
Doors with raised panels	22.0
Glazed sash	17.5
Frames	25.5
Combination doors	22.0
Window screens	20.5
Douglas fir house doors	24.5
Douglas fir, other than house doors	11.0
Other items	22.0

(c) The prices established herein are the maximum retail prices which may be charged for the stock millwork items listed, whether purchased from manufacturers, jobbers, or self-produced. A seller may quote on a contract basis: *Provided*, That he maintains records showing complete calculations for each item in his contract price: *And, provided*, That the contract price is based on prices permitted by this order and applicable regulations. Contract sales may not exceed the sum total of the maximum stock millwork prices for each and all items in the contract. Prices lower than the maximum prices may, of course, be charged and paid.

(d) *Delivery.* (i) The maximum prices established hereby include free delivery of the items purchased.

(ii) In cases where the stock millwork is taken from the stock of a retailer's warehouse and loaded on cars for shipment to an ultimate consumer in a different area, the maximum prices are f. o. b. cars.

(iii) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(e) For all sales made to bona fide contractors, a discount of not less than 2% of the net invoice for payment on or before the tenth of the calendar month following the date of delivery. This discount shall not apply on sales quoted and sold on a contract basis.

SEC. 5. *Relationship to Order No. G-18.* Subject to the provisions of Supplementary Order No. 40, this Revised Order No. G-18 replaces and supercedes Order G-18 which is hereby revoked.

SEC. 6. *Effective date.* This Revised Order No. G-18 shall become effective September 20, 1946.

Issued: September 20, 1946.

J. F. KESSEL,
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B). Retail maximum prices stock millwork Wilmington area including Clinton, Fayette, Highland, Pickaway and Ross Counties in Ohio.

TABLE 1—INTERIOR WESTERN PONDEROSA PINE DOORS

OVOLE STICKING								
Stock sizes	Thick- ness	4-panel No. 1	5 x panel No. 1	5 regular panel No. 1	5 x panel No. 2	2 regular W. P. P. S & R, fir panels	2 vertical W. P. P. S & R, fir panels	6-panel Colonial No. 1 W. P.
	<i>Inches</i>							
2' 0" x 6' 0"	1 3/4	\$5.42						
2' 0" x 6' 0"	1 1/2	6.02	\$6.02					
2' 6" x 6' 6"	1 3/4	7.22						
1' 6" x 6' 8"	1 3/4		6.72			\$6.77	\$6.90	\$7.55
1' 6" x 7' 0"	1 3/4					7.32		
1' 8" x 6' 8"	1 3/4					6.77	6.90	7.70
1' 10" x 6' 8"	1 3/4							7.74
2' 0" x 6' 0"	1 3/4	6.06	6.06	\$6.06	\$5.82	5.81	5.94	6.81
2' 0" x 6' 6"	1 3/4	6.54	6.36			6.09	6.41	7.10
2' 0" x 6' 8"	1 3/4	6.65	6.47	6.65		6.20	6.51	7.19
2' 0" x 6' 10"	1 3/4	7.55	7.11			7.23		
2' 0" x 7' 0"	1 3/4	7.64	7.20	7.64		7.32	7.49	8.45
2' 2" x 6' 8"	1 3/4		7.01			7.13	7.28	8.24
2' 2" x 7' 0"	1 3/4		8.03			7.70	7.86	8.81
2' 4" x 6' 0"	1 3/4					7.08		
2' 4" x 6' 4"	1 3/4	7.55						
2' 4" x 6' 6"	1 3/4	6.99	6.99			6.71	6.84	7.41
2' 4" x 6' 8"	1 3/4	7.16	7.16	7.16		6.84	7.01	7.88
2' 4" x 6' 10"	1 3/4	8.30	8.30			7.97	8.12	
2' 4" x 7' 0"	1 3/4	8.42	8.42	8.42		8.06	8.24	9.18
2' 6" x 6' 0"	1 3/4	7.64	7.64			7.32	7.05	8.45
2' 6" x 6' 6"	1 3/4	7.58	7.35	7.58	7.26	7.05	7.19	8.06
2' 6" x 6' 8"	1 3/4	7.68	7.46	7.68		7.82	7.29	8.16
2' 6" x 6' 10"	1 3/4	8.67	8.18			8.33	8.49	
2' 6" x 7' 0"	1 3/4	8.79	8.28	8.79		7.95	8.61	9.56
2' 8" x 6' 6"	1 3/4	8.34	7.86					9.14
2' 8" x 6' 8"	1 3/4	8.03	7.80	8.03	7.70	7.47	7.64	8.51
2' 8" x 6' 10"	1 3/4	9.05	8.54			8.67	8.30	
2' 8" x 7' 0"	1 3/4	9.17	8.63	9.17		8.28	8.46	9.93
2' 10" x 6' 0"	1 3/4	8.72						
2' 10" x 6' 8"	1 3/4	8.84	8.33	8.84		7.98	8.66	9.60
2' 10" x 6' 10"	1 3/4	9.42	9.42	9.42		9.05	9.26	10.20
2' 10" x 7' 0"	1 3/4	9.54	9.54	9.54		9.17	9.33	10.31
3' 0" x 6' 6"	1 3/4	9.05						
3' 0" x 6' 8"	1 3/4	9.23	8.70			8.85		9.98
3' 0" x 7' 0"	1 3/4	9.98	9.41	9.98		9.56	9.78	10.73
2' 6" x 6' 8"	1 3/4		10.55					
2' 8" x 6' 8"	1 3/4					11.36		12.68
2' 10" x 6' 8"	1 3/4							13.05
2' 6" x 7' 0"	1 3/4		12.15					13.56
2' 8" x 6' 8"	1 3/4		11.12			11.69		
2' 8" x 7' 0"	1 3/4		11.93					
2' 10" x 6' 10"	1 3/4		13.01					
2' 10" x 7' 0"	1 3/4		13.18					
3' 0" x 6' 8"	1 3/4		11.99					
3' 0" x 7' 0"	1 3/4	13.73	12.93			13.22		14.48

TABLE 2—FIR GLASS DOORS

NO. 2 QUALITY

Stock sizes	Thick- ness	3x—1 light		3x—3 light		3x panels—4 lights		3x panels—6 lights	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
	Inches								
2' 6" x 6' 6"	1 3/4	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	\$7.14	\$8.19
2' 6" x 6' 8"	1 3/4	6.50	7.40	6.86	7.83	6.99	7.95	7.23	8.34
2' 8" x 6' 8"	1 3/4	6.68	7.68	7.04	8.12	7.17	8.25	7.46	8.64
2' 10" x 6' 10"	1 3/4	7.44	9.26	7.80	9.42	7.92	9.54	8.16	9.96
3' 0" x 7' 0"	1 3/4	7.88	9.90	8.24	10.05	8.36	10.17	8.61	10.59

TABLE 3—CELLAR SASH

2-LIGHT CELLAR SASH—WESTERN PONDEROSA PINE			
Glass size	Thick- ness	Open	Glazed, single, strength
	Inches		
12" x 14"	1 3/4	\$0.95	\$1.34
12" x 16"	1 3/4	.98	1.44
12" x 18"	1 3/4	1.01	1.61
14" x 12"	1 3/4	1.08	1.62
14" x 14"	1 3/4	1.08	1.62
14" x 15"	1 3/4	1.13	1.76
14" x 16"	1 3/4	1.13	1.76
14" x 18"	1 3/4	1.16	1.83
14" x 20"	1 3/4	1.19	1.89
15" x 12"	1 3/4	1.08	1.59
15" x 14"	1 3/4	1.13	1.83
15" x 16"	1 3/4	1.16	1.83
15" x 18"	1 3/4	1.19	1.89
15" x 20"	1 3/4	1.20	2.10

3 LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thick- ness	Open	Glazed, single strength
	Inches		
8" x 10"	1 3/4	\$0.90	\$1.17
10" x 12"	1 3/4	1.02	1.38
10" x 14"	1 3/4	1.07	1.58
10" x 16"	1 3/4	1.08	1.79
10" x 18"	1 3/4	1.20	1.98
10" x 20"	1 3/4	1.25	2.10

TABLE 4—HOT BED SASH

Sash opening	Open	Glazed	Number of rows, glass
3' 0" x 6' 0" 1 3/4	\$3.14	\$6.29	3
4' 0" x 6' 0" 1 3/4	5.57	9.45	4

TABLE 5—KNOCKED DOWN SASH PARTS

TOXIC TREATED WESTERN PONDEROSA PINE

1½" 2 Check Windows—Ohio Knocked Down Wood Parts—"Profit"

Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$0.14	\$0.20
14"	.18	.14	.23
16"	.18	.15	.24
18"	.20	.17	.26
20"	.21	.18	.27
22"	.23	.18	.29
24"	.23	.20	.30
26"	.24	.20	.33
28"	.26	.21	.33
30"	.27	.23	.36
32"	.30	.24	.39
34"	.32	.26	.41
36"	.33	.27	.44
38"	.33	.27	.44
40"	.36	.29	.50
42"	.39	.30	.50
44"	.42	.33	.54
48"	.48	.39	.65

For Ogee lugs (Cincinnati opening only) add for complete set (4 stiles), \$0.45.

TABLE 6—CUPBOARD DOORS

1½"-1 PANEL WESTERN PONDEROSA PINE

1½" x 2'0"	\$1.37
1½" x 2'0"	1.46
1½" x 2'0"	1.50
2'0" x 2'0"	1.73
1½" x 2'6"	1.68
1½" x 2'6"	1.77
1½" x 2'6"	1.91
2'0" x 2'6"	2.13
1½" x 3'0"	1.86
1½" x 3'0"	1.95
1½" x 3'0"	2.13
2'0" x 3'0"	2.37
1½" x 3'6"	2.18
1½" x 3'6"	2.28
1½" x 3'6"	2.51
2'0" x 3'6"	2.76
1½" x 4'0"	2.42
1½" x 4'0"	2.55
1½" x 4'0"	2.70
2'0" x 4'0"	3.08
1½" x 4'6"	2.76
1½" x 4'6"	2.91
1½" x 4'6"	3.18
2'0" x 4'6"	3.50
1½" x 5'0"	3.08
1½" x 5'0"	3.27
1½" x 5'0"	3.54
2'0" x 5'0"	3.95
2'0" x 6'0"	4.41
2'6" x 6'0"	5.19

TABLE 7—FIR PANEL DOORS

Stock sizes	Thick-ness	F 82 2 reg-ular panel No. 1	F 82 2 reg-ular panel No. 2	F 20 1 panel No. 1	F 3 3 panel No. 2
	Inches				
2' 0" x 6' 0"	1½				\$4.59
2' 6" x 6' 0"	1½				5.28
2' 8" x 6' 0"	1½				5.49
1' 6" x 6' 8"	1½	\$5.63	\$5.48	\$5.81	
2' 0" x 6' 8"	1½	5.25	5.12		5.12
2' 0" x 6' 6"	1½	5.49	5.34		
2' 0" x 6' 8"	1½	5.63	5.48	5.81	5.48
2' 0" x 7' 0"	1½	6.68	6.50		
2' 4" x 6' 8"	1½	5.85	5.69		
2' 4" x 6' 8"	1½	5.94	5.78	6.12	5.78
2' 4" x 7' 0"	1½	7.04	6.84		
2' 6" x 6' 8"	1½	6.29	6.12		6.12
2' 6" x 6' 6"	1½	6.02	5.85		5.85
2' 6" x 6' 8"	1½	6.09	5.94	6.27	5.94
2' 6" x 7' 0"	1½	6.81	6.63		
2' 8" x 6' 8"	1½	6.27	6.09	6.45	6.09
2' 8" x 7' 0"	1½	6.98	6.80		
2' 10" x 6' 10"	1½	7.65	7.44		7.44
2' 10" x 7' 0"	1½	7.73	7.52		
3' 0" x 7' 0"	1½	8.09	7.88		7.41

TABLE 8—WESTERN PONDEROSA PINE GLASS DOORS

Stock sizes	Thick-ness	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 559		N. D. 561		N. D. 562		N. D. 567	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
	<i>Inches</i>																				
2' 6" x 6' 6"	1½																			\$7.40	\$9.30
2' 6" x 6' 8"	1½																			7.44	9.48
2' 8" x 6' 8"	1½	\$8.45	\$10.44	\$9.33	\$12.00	\$7.44	\$9.38	\$8.07	\$8.93	\$8.91	\$9.59	\$9.42	\$11.22	\$7.28	\$10.19	\$8.72	\$10.37	\$9.08	\$11.07	7.65	9.90
3' 0" x 6' 8"	1½													7.59	11.30	9.03	11.91				
2' 10" x 6' 10"	1½	9.14	12.41	10.89	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.86	11.12	9.30	12.18	9.68	12.63	8.24	11.15
2' 8" x 7' 0"	1½	9.03	12.29	10.77	13.83	7.97	10.88	8.61	10.02	9.45	10.62	9.93	12.09							8.19	11.10
2' 10" x 7' 0"	1½	9.23	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60							8.34	11.58
3' 0" x 7' 0"	1½	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.87	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.49	11.76
2' 6" x 6' 8"	1¾					10.19	12.42	10.94	12.51	12.02	13.44	12.60	14.31	10.07	12.98	11.97	13.31	12.48	15.09		
2' 8" x 6' 8"	1¾	11.87	14.76	14.27	17.07	10.43	12.18	11.22	11.82	12.30	13.04	12.87	14.70	10.29	13.20	12.20	13.67	12.72	14.51	10.71	12.96
2' 10" x 6' 8"	1¾					10.64	13.55	11.51	12.60	12.59	13.70	13.89	16.24							10.94	13.41
3' 0" x 6' 8"	1¾	12.44	15.69	14.85	17.84	10.94	13.41	11.79	13.02	12.87	13.98	13.45	15.66	10.76	14.46	12.66	14.69	13.17	15.09	11.15	14.06
2' 10" x 6' 10"	1¾	12.87	16.14	15.32	18.23	11.33	14.60	12.20	14.19	13.29	15.23	13.89	16.24	11.15	14.42	13.05	15.95	13.59	16.55	11.57	14.48
2' 6" x 7' 0"	1¾					10.94	13.85														
2' 8" x 7' 0"	1¾	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84								
2' 10" x 7' 0"	1¾	13.05	16.32	15.47	18.51	11.45	14.70	12.38	14.61	13.46	15.39	14.04	16.50							11.69	14.94
3' 0" x 7' 0"	1¾	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97	15.23

Stock sizes	Thick-ness	N. D. 568		N. D. 569		N. D. 591		N. D. 592		N. D. 594		N. D. 635		N. D. 638		N. D. 641		N. D. 642	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
	<i>Inches</i>																		
2' 6" x 6' 6"	1¾	\$8.24	\$9.98	\$8.76	\$10.74														
2' 6" x 6' 8"	1¾			8.81	11.10														
2' 8" x 6' 8"	1¾	8.49	10.61	9.03	11.01	\$8.34	\$9.15	\$9.08	\$10.11	\$9.53	\$10.73	\$7.92	\$11.94	\$8.34	\$12.06	\$9.08	\$11.88	\$9.60	\$12.69
3' 0" x 6' 8"	1¾											10.89	12.24	8.24	12.96	9.41	13.20	9.36	12.57
2' 10" x 6' 10"	1¾	9.00	11.28	9.60	12.09	10.02	11.06	10.82	11.96	11.31	12.62	8.54	13.31	9.69	14.09	9.65	12.75	10.16	13.50
2' 8" x 7' 0"	1¾	9.03	11.18	9.56	12.00							8.49	13.26	9.65	13.98	9.60	12.66	10.11	13.38
2' 10" x 7' 0"	1¾			9.72	12.41							8.66	13.43	9.78	14.45	9.74	12.90	10.25	13.58
3' 0" x 7' 0"	1¾	9.33	11.91	9.87	12.56	10.52	11.58	11.31	12.48	11.78	13.13	8.81	13.82	9.92	14.03	9.87	13.22	10.40	13.97
2' 6" x 6' 8"	1¾																		
2' 8" x 6' 8"	1¾	11.79	13.89	12.48	14.46	11.69	12.62	12.57	13.61	13.10	14.31	10.68	14.49	11.82	15.98	12.92	14.90	13.59	15.80
2' 10" x 6' 8"	1¾			12.72	15.21														
3' 0" x 6' 8"	1¾			12.95	15.44	12.32	13.32	13.20	14.31	13.73	15.03	10.86	15.27	13.38	16.95	13.38	15.72	14.06	16.50
2' 10" x 6' 10"	1¾			13.34	15.83	14.03	15.06	15.00	16.14	15.57	16.89	12.30	17.07	13.79	18.18	13.79	16.89	14.45	17.78
2' 6" x 7' 0"	1¾																		
2' 8" x 7' 0"	1¾																		
2' 10" x 7' 0"	1¾																		
3' 0" x 7' 0"	1¾			13.46	16.14	14.31	15.35	15.29	16.46	15.87	17.18	12.26	17.03	13.74	18.08	13.73	16.80	14.40	17.67
	1¾			13.74	16.43	14.41	14.42	14.31	15.44	14.85	16.14	11.64	16.28	14.15	18.02	14.16	16.58	14.82	17.42

TABLE 13-2 LIGHT WINDOWS—Continued
1 3/4" CHECK RAIL, CLEAR WESTERN PONDEROSA PINE—
TOXIC TREATED AND PREPARED
[For lugs, add per window \$0.45]

Glass size	Ohio opening		
	Open	Glazed single strength B	Glazed double strength B
30" x 32"	\$2.58	\$5.53	\$5.87
30" x 34"	2.66	6.06	7.50
30" x 36"	2.70	6.11	7.55
32" x 34"	2.42	4.85	5.01
32" x 36"	2.54	5.55	6.81
32" x 38"	2.58	5.63	6.87
32" x 40"	2.66	5.75	7.50
32" x 42"	2.75	5.89	8.39
32" x 44"	2.84	6.06	8.44
36" x 38"	2.70	6.11	7.55
36" x 40"	2.78	6.81	8.45
40" x 38"	2.90	6.81	8.45
40" x 40"	2.96	6.89	8.55

Divided Light and Sash Extras

Add to 2 Light Window Price as Follows:

Rectangular lights up to and including lights 16" high, per light	\$0.09
Rectangular lights over 16" high and up to and including lights 36" high, per light	.12
Rectangular lights over 36" high, per light	.15
(For rectangular lights mounted by horizontal bars on 1 1/2" x 1 1/2" open or glazed, use half price)	
For rabbeting sash in pairs, add per pair	.48
For rabbeting bottom rails of sash or windows, add per sash	.23
Planing for minus balance, add per window	.25
For Osce Lugs on 2 and 4 check 1 3/4-inch window only, add to window price	.45

TABLE 14—PLANK WINDOW FRAMES
WESTERN PONDEROSA PINE

Glass size, 2 lights	5 1/4" frame wall 1 3/4" outside casing		9" brick wall head and sill	
	Heads and sills	Sides	Heads and sills	Sides
20"	\$1.80	\$1.65	\$2.04	\$1.79
24"	2.10	1.89	2.55	2.04
28"	2.36	2.06	2.75	2.22
32"	2.72	2.36	3.17	2.55
36"	2.93	2.72	3.60	2.93
40"	3.30	3.04	3.90	3.18
44"	3.65	3.15		3.39
48"				

EXTRAS

For smaller or intermediate sizes use next largest size.
Add for nailing up sash frames, \$0.50; for frames made for sash to pivot add \$0.68.

TABLE 13-2 LIGHT WINDOWS
1 3/4" CHECK RAIL, CLEAR WESTERN PONDEROSA PINE—
TOXIC TREATED AND PREPARED
[For lugs, add per window \$0.45]

Glass size	Ohio opening		
	Open	Glazed single strength B	Glazed double strength B
16" x 16"	\$1.50	\$2.15	\$2.37
16" x 18"	1.68	2.42	2.67
16" x 20"	1.82	2.48	2.81
16" x 24"	1.71	2.72	3.11
16" x 28"	1.92	3.20	3.77
16" x 32"	1.83	3.11	3.71
18" x 18"	1.76	2.67	2.99
18" x 20"	1.67	2.63	2.97
18" x 24"	1.77	3.02	3.56
18" x 28"	1.98	3.39	4.04
18" x 32"	2.03	3.54	4.25
20" x 14"	1.58	2.10	2.49
20" x 16"	1.62	2.33	2.81
20" x 18"	1.80	2.49	3.15
20" x 20"	1.71	2.73	3.41
20" x 24"	1.83	3.02	3.81
20" x 28"	1.86	3.14	4.01
20" x 30"	2.10	3.29	4.43
20" x 32"	2.15	3.42	4.68
22" x 24"	1.88	3.14	3.50
22" x 28"	1.92	3.29	4.27
22" x 30"	1.97	3.42	4.41
24" x 16"	1.76	2.53	2.82
24" x 18"	1.67	2.45	2.91
24" x 20"	1.71	2.60	3.26
24" x 24"	1.83	3.02	3.81
24" x 28"	1.85	3.14	4.01
24" x 30"	1.92	3.38	4.37
24" x 32"	1.97	3.42	4.41
24" x 34"	2.01	3.69	4.76
24" x 36"	2.02	3.87	5.06
24" x 38"	2.25	4.63	5.86
24" x 40"	2.32	4.72	6.04
28" x 14"	1.71	2.53	2.82
28" x 16"	1.77	2.60	2.91
28" x 18"	1.82	2.83	3.23
28" x 20"	1.86	3.02	3.43
28" x 24"	1.97	3.43	4.01
28" x 28"	2.01	3.68	4.76
28" x 30"	2.06	3.98	5.13
28" x 32"	2.28	4.72	5.84
28" x 34"	2.54	5.58	6.81
28" x 36"	2.58	5.63	6.87
28" x 38"	2.83	6.33	7.92
28" x 40"	1.98	3.29	3.92
28" x 42"	2.03	3.54	4.25
28" x 44"	2.10	3.69	4.43
28" x 46"	2.01	3.69	4.76
28" x 48"	2.06	4.22	5.51
28" x 50"	2.10	4.50	5.87
28" x 52"	2.36	4.82	6.81
28" x 54"	2.54	5.58	6.81
28" x 56"	2.58	5.63	6.87
28" x 58"	2.83	6.06	7.92
28" x 60"	1.95	3.26	3.78
30" x 14"	1.62	2.10	2.49
30" x 16"	1.67	2.33	2.81
30" x 18"	1.80	2.49	3.15
30" x 20"	1.71	2.73	3.41
30" x 24"	1.83	3.02	3.81
30" x 28"	1.86	3.14	4.01
30" x 30"	2.10	3.29	4.43
30" x 32"	2.15	3.42	4.68
30" x 34"	2.18	3.54	4.85
30" x 36"	2.10	3.54	4.85
30" x 38"	2.18	3.81	5.14
30" x 40"	2.22	4.01	5.49

TABLE 9—SIDELIGHTS
WESTERN PONDEROSA PINE NO. 1

Stock sizes	Thick-ness	S. L. 675		S. L. 675-6 Lts.		S. L. 675-8 Lts.	
		Open	Glazed	Open	Glazed	Open	Glazed
1 1/2" x 6' 8"	1 3/4"	\$4.56	\$6.20	\$6.15	\$8.45	\$6.42	\$8.87
1 1/2" x 7' 0"	1 3/4"	4.89	6.51	6.48	8.83	6.75	9.20
1 1/2" x 7' 8"	1 3/4"	6.11	7.74	8.09	10.46	8.04	10.26
1 1/2" x 7' 0"	1 3/4"	6.51	8.13	8.52	10.80	8.19	10.64

TABLE 10-1 1/4" COLONIAL ENTRANCE DOORS
NO. 1 WESTERN PONDEROSA PINE

Stock sizes	Thick-ness	3' 0" x 6' 8"		3' 0" x 7' 0"	
		Open	Glazed	Open	Glazed
Design N. D. 610		\$20.27	\$32.45	\$29.97	\$33.18
Design N. D. 607		23.07	28.01	27.00	30.02
Design N. D. 608		33.54	33.13	34.23	37.49
Design N. D. 612 Dutch		21.01	32.88	29.00	33.60
Design N. D. 612		14.67	28.84	13.31	28.89
Design N. D. 612		24.66	28.02	23.37	26.07
Design N. D. 600		20.93	22.61	22.44	24.12

TABLE 11—FRENCH DOORS

Stiles and Top Rail 4 1/2"

WESTERN PONDEROSA PINE

Stock sizes	Thick-ness	N. D. 625		N. D. 626		N. D. 627	
		Open	Glazed	Open	Glazed	Open	Glazed
2' 0" x 6' 8"	1 3/4"	\$6.90	\$8.79	\$7.14	\$9.83	\$7.19	\$10.49
2' 0" x 6' 8"	1 3/4"	7.08	9.45	6.92	10.22	7.23	10.56
2' 0" x 7' 0"	1 3/4"	7.26	9.78	6.96	10.40		
2' 0" x 7' 0"	1 3/4"	7.49	10.70	7.28	10.70	8.24	11.91
2' 0" x 7' 0"	1 3/4"					8.48	12.41
2' 0" x 7' 0"	1 3/4"					10.13	13.43
2' 0" x 7' 0"	1 3/4"					11.90	15.92

T. Astragal for folding doors—Western ponderosa pine: \$0.90.

TABLE 12—GARAGE DOORS

Stock sizes	Thick-ness	Fir—Design N. D. 729-722		Western ponderosa pine—Design N. D. 720	
		Open	Glazed	Open	Glazed
8' 0" x 7' 0"	1 3/4"	\$21.30	\$21.06	\$23.45	\$27.90
8' 0" x 7' 0"	1 3/4"	21.30	21.40	28.02	28.40
8' 0" x 8' 0"	1 3/4"	21.30	23.96	28.92	28.97

TABLE 15—INSIDE DOOR FRAMES

WESTERN PONDEROSA PINE

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
13 1/2" x 5 3/4" jamb.	\$4.05	\$4.28	\$4.65	\$4.88
Jamb 3 1/2" x 5 3/4", stop 3/4" x 1 3/4", no stops	2.78	2.93	3.38	3.53
Jamb 3 1/2" x 5 3/4", no stops	2.25	2.39	2.85	2.99

YELLOW PINE INSIDE DOOR FRAMES

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
Jamb 13 1/2" x 5 3/4", rab. 2 sides	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 13 1/2" x 5 3/4", rab. 1 side	2.28	2.52	2.88	3.12

CASED OPENINGS

6' 0" x 7' 0" and smaller.	3 1/2" x 5 3/4" jambs and heads.	\$2.76
6' 0" x 7' 0" and smaller.	1 1/2" x 5 3/4" jambs and heads.	3.33

TABLE 16—LIGHT WINDOWS

4-LIGHT WINDOWS—13 1/2" CHECK RAIL—CLEAR WESTERN PONDEROSA PINE

[For lugs, add per window —]

Glass size	Thick-ness	Ohio opening	
		Open	Glazed single strength B
10" x 20"	1 1/8"	\$2.15	\$3.24
10" x 24"	1 1/8"	2.28	3.56
12" x 20"	1 1/8"	2.06	3.12
12" x 24"	1 1/8"	2.19	3.59
12" x 28"	1 1/8"	2.25	3.96
12" x 30"	1 1/8"	2.30	4.17
12" x 32"	1 1/8"	2.60	4.74
12" x 34"	1 1/8"	2.79	5.00
12" x 36"	1 1/8"	2.87	5.15
14" x 24"	1 1/8"	2.94	5.36
14" x 26"	1 1/8"	2.48	4.40
14" x 28"	1 1/8"	2.55	4.52
14" x 30"	1 1/8"	2.63	5.00
14" x 32"	1 1/8"	2.70	5.16
14" x 34"	1 1/8"	2.91	5.48
14" x 36"	1 1/8"	2.96	5.67
15" x 24"	1 1/8"	3.06	5.96
15" x 26"	1 1/8"	2.55	4.52
15" x 28"	1 1/8"	2.60	4.95
15" x 30"	1 1/8"	2.67	5.61
15" x 32"	1 1/8"	2.75	5.36
15" x 34"	1 1/8"	2.96	5.67
15" x 36"	1 1/8"	3.11	5.91
15" x 38"	1 1/8"	3.11	6.39

12-LIGHT WINDOWS—13 1/2" CHECK RAIL—WESTERN PONDEROSA PINE

[Prefit—plowed and bored—toxic treated]

Glass size	Thick-ness	Open	Glazed single strength B
8" x 8"	1 1/8"	\$2.55	\$3.77
8" x 10"	1 1/8"	2.52	4.02
8" x 12"	1 1/8"	2.87	4.59
9" x 12"	1 1/8"	2.70	4.41
9" x 14"	1 1/8"	2.81	4.76
10" x 10"	1 1/8"	2.91	4.55
10" x 12"	1 1/8"	2.79	4.82
10" x 14"	1 1/8"	3.15	5.36
10" x 16"	1 1/8"	3.26	5.54
10" x 18"	1 1/8"	3.45	5.93
10" x 20"	1 1/8"	3.57	6.56
10" x 22"	1 1/8"	3.95	7.82
12" x 14"	1 1/8"	3.39	5.99
12" x 16"	1 1/8"	3.69	6.48
12" x 18"	1 1/8"	3.50	7.38
12" x 20"	1 1/8"	3.95	7.82

TABLE 17—2-LIGHT STORM SASH

Toxic Treated—Glazed—4 1/2" Wider and 8" Longer Than Glass

WESTERN PONDEROSA PINE

Glass size	Thick-ness	Glazed
16" x 16"	1 1/8"	\$2.18
18" x 20"	1 1/8"	2.52
18" x 24"	1 1/8"	3.02
20" x 16"	1 1/8"	2.33
20" x 18"	1 1/8"	2.49
20" x 20"	1 1/8"	2.73
20" x 24"	1 1/8"	3.02
20" x 26"	1 1/8"	3.14
24" x 14"	1 1/8"	2.45
24" x 16"	1 1/8"	2.60
24" x 18"	1 1/8"	2.84
24" x 20"	1 1/8"	3.02
24" x 22"	1 1/8"	3.14
24" x 24"	1 1/8"	3.38
24" x 26"	1 1/8"	3.42
24" x 28"	1 1/8"	3.69
24" x 30"	1 1/8"	3.87
24" x 32"	1 1/8"	4.56
26" x 18"	1 1/8"	3.21
26" x 20"	1 1/8"	3.33
26" x 24"	1 1/8"	3.42
26" x 26"	1 1/8"	3.69
26" x 28"	1 1/8"	3.98
26" x 30"	1 1/8"	4.77
26" x 32"	1 1/8"	4.92
27" x 24"	1 1/8"	4.17
28" x 18"	1 1/8"	3.54
28" x 20"	1 1/8"	3.69
28" x 24"	1 1/8"	3.69
28" x 26"	1 1/8"	4.23
28" x 28"	1 1/8"	4.50
28" x 30"	1 1/8"	4.82
28" x 32"	1 1/8"	5.58
30" x 16"	1 1/8"	3.45
30" x 18"	1 1/8"	3.69
30" x 20"	1 1/8"	3.86
30" x 24"	1 1/8"	3.87
30" x 26"	1 1/8"	4.50
30" x 28"	1 1/8"	4.55
30" x 30"	1 1/8"	5.49
30" x 32"	1 1/8"	5.64
32" x 24"	1 1/8"	4.83
36" x 24"	1 1/8"	5.25
40" x 24"	1 1/8"	7.19

TABLE 18—1 LIGHT SINGLE SASH

13 1/2" THICK TOXIC TREATED WESTERN PONDEROSA PINE

Glass size	Open	Glazed, single strength	Glazed, double strength
16" x 18"	\$1.01	\$1.35	\$1.53
16" x 20"	1.04	1.49	1.68
16" x 24"	1.07	1.55	1.80
16" x 28"	1.11	1.85	2.21
16" x 30"	1.13	1.89	2.31
18" x 20"	1.07	1.55	1.76
18" x 24"	1.08	1.74	2.06
18" x 28"	1.13	1.89	2.31
18" x 30"	1.19	1.97	2.42
20" x 16"	1.04	1.49	1.68
20" x 18"	1.07	1.55	1.76
20" x 20"	.99	1.64	1.89
20" x 24"	1.02	1.74	2.09
20" x 28"	1.08	1.85	2.28
24" x 16"	.98	1.44	1.79
24" x 18"	.99	1.64	1.94
24" x 20"	1.02	1.74	2.09
24" x 24"	1.04	1.89	2.37
24" x 28"	1.08	1.94	2.37
24" x 30"	1.11	2.04	2.58
24" x 32"	1.13	2.18	2.72
26" x 16"	1.32	2.54	3.17
26" x 18"	1.07	1.74	2.06
26" x 20"	1.08	1.80	2.16
26" x 24"	1.13	1.89	2.31
26" x 26"	1.19	2.06	2.51
26" x 28"	1.20	2.16	2.72
26" x 30"	1.23	2.37	2.93
26" x 32"	1.25	2.51	3.12
28" x 16"	1.11	1.76	2.15
28" x 18"	1.13	1.89	2.31
28" x 20"	1.16	1.97	2.42
28" x 24"	1.20	2.16	2.72
28" x 26"	1.23	2.36	2.93
28" x 28"	1.25	2.51	3.12
28" x 30"	1.28	2.55	3.17
28" x 32"	1.37	2.97	3.69
30" x 18"	1.16	1.97	2.42
30" x 20"	1.19	2.06	2.51
30" x 24"	1.25	2.31	2.88
30" x 28"	1.31	2.55	3.17
30" x 30"	1.32	2.93	3.65
30" x 32"	1.43	2.99	3.74
30" x 36"	1.47	3.24	4.07
36" x 18"	1.32	2.31	2.78
36" x 20"	1.35	2.46	3.03
36" x 24"	1.40	2.78	3.45

TABLE 18—1 LIGHT SINGLE SASH—Continued

13 1/2" THICK TOXIC TREATED WESTERN PONDEROSA PINE—continued

Glass size	Open	Glazed, single strength	Glazed, double strength
36" x 28"	\$1.44	\$3.24	\$4.07
36" x 30"	1.50	3.29	4.11
36" x 32"	1.52	3.59	4.52
36" x 36"	1.59	2.67	4.88
40" x 20"	1.50	3.12	3.29
40" x 24"	1.55	3.12	3.81
40" x 28"	1.62	4.61	4.61
40" x 30"	1.64	4.61	4.61
40" x 32"	1.67	4.92	4.92
40" x 36"	1.74	5.63	5.63
40" x 40"	1.79	5.66	5.66
44" x 20"	1.56	3.86	3.86
44" x 24"	1.64	4.20	4.20
44" x 28"	1.68	4.97	4.97
44" x 30"	1.71	5.63	5.63
44" x 32"	1.74	5.63	5.63
48" x 24"	1.67	4.92	4.92
48" x 28"	1.76	5.63	5.63
48" x 30"	1.79	5.66	5.66

TABLE 19—BARN SASH

WESTERN PONDEROSA PINE

Glass size	Thick-ness	4-light barn sash	
		Open	Glazed
8" x 10"	1 1/8"	\$0.89	\$1.26
9" x 12"	1 1/8"	.95	1.43
10" x 12"	1 1/8"	.99	1.50
10" x 14"	1 1/8"	1.04	1.61
10" x 16"	1 1/8"	.98	1.35
9" x 12"	1 1/8"	1.07	1.53
10" x 12"	1 1/8"	1.16	1.61
10" x 14"	1 1/8"	1.17	1.74
10" x 16"	1 1/8"		

TABLE 19—BARN SASH

6-light barn sash

Glass size	Thick-ness	6-light barn sash	
		Open	Glazed
8" x 10"	1 1/8"	\$1.04	\$1.64
9" x 12"	1 1/8"	1.16	1.89
10" x 12"	1 1/8"	1.20	1.98
10" x 14"	1 1/8"	1.25	2.16
10" x 16"	1 1/8"	1.37	2.64
8" x 10"	1 1/8"	1.17	1.76
9" x 12"	1 1/8"	1.31	2.01
10" x 12"	1 1/8"	1.35	2.10
10" x 14"	1 1/8"	1.41	2.31
10" x 16"	1 1/8"	1.58	2.82

TABLE 19—BARN SASH

9-light barn sash

Glass size	Thick-ness	9-light barn sash	
		Open	Glazed
8" x 10"	1 1/8"	\$1.44	\$2.37
9" x 12"	1 1/8"	1.68	2.94
10" x 12"	1 1/8"	1.68	2.94
10" x 14"	1 1/8"	1.59	2.55
9" x 12"	1 1/8"	1.91	3.17
10" x 12"	1 1/8"		
10" x 14"	1 1/8"		
10" x 16"	1 1/8"		

TABLE 20—EXTERIOR DOOR FRAMES

WESTERN PONDEROSA PINE

For Frame Construction (5 1/4" Thick Wall)—1 1/2" Outside Casing

Glass size	With oak sill	No sill
2' 8" x 6' 8"	\$8.85	\$5.99
3' 0" x 6' 8"	9.44	6.15
3' 0" x 7' 0"	9.69	6.38

Add for nailing up \$0.90.

Garage Door Frame

Jump—1½ x 1½ inch Western Ponderosa Pine (no outside casing or sill) not over 8' 0" x 8' 0" — \$6.75 knocked down.

Door Frame Extras

Transom door frames (transom not over 1' 6" high), add \$3.38
Side light door frame, figure 8 times price of single
Circle top door frame, add to price of square head frame 9.53

For 9-inch masonry construction
(No Sill)

	Knocked down	Nailed up
2' 8" x 6' 8"	\$4.50	\$7.40
3' 0" x 6' 8"	6.50	7.50
3' 0" x 7' 0"	6.83	7.73

For 10-inch furred brick wall

	Knocked down	Nailed up
2' 8" x 6' 8"	\$8.55	\$9.45
3' 0" x 6' 8"	9.14	10.04
3' 0" x 7' 0"	9.45	10.35

For 12-inch masonry construction

	Knocked down	Nailed up
2' 8" x 6' 8"	\$10.71	\$11.61
3' 0" x 6' 8"	10.88	11.78
3' 0" x 7' 0"	11.23	12.15

Treating door frames with "wood-life" preserver, \$0.54

TABLE 21—EXTERIOR WINDOW FRAMES

WESTERN PONDEROSA PINE

Important joints treated with wood preserver

Glass size, 2-lights	5½" frame wall 1½" outside casing	
	Heads and sills	Sides
12"	\$1.34	\$2.30
14"	1.44	2.51
16"	1.70	2.66
18"	1.79	2.82
20"	1.89	3.08
22"	1.98	3.24
24"	2.07	3.38
26"	2.15	3.53
28"	2.23	3.66
30"	2.31	3.95
32"	2.40	4.11
36"	2.67	4.42
40"	2.97	4.52

TABLE 21—EXTERIOR WINDOW FRAMES—Con.

WESTERN PONDEROSA PINE—continued

Glass size, 2-lights	9" brick wall all head and sill	
	Heads and sills	Sides
12"	\$1.20	\$3.05
14"	1.28	3.20
16"	1.35	3.33
18"	1.44	3.51
20"	1.57	3.81
22"	1.67	4.05
24"	1.74	4.28
26"	1.83	4.47
28"	1.91	4.86
30"	1.98	4.92
32"	2.07	5.39
36"	2.31	5.90
40"	2.49	

"Unique balance" frame

	Heads and sills	Sides
12"	\$1.28	\$1.64
14"	1.35	1.79
16"	1.44	1.97
18"	1.55	2.13
20"	1.76	2.30
22"	1.85	2.45
24"	1.95	2.57
26"	2.00	
28"	2.03	2.72
30"	2.10	2.91
32"	2.21	3.18
36"	2.43	3.54
40"	2.66	

Window frame extras

For nailing-up (N. U.) add to above—
Mullion frames, add to price of 2 single frames. .45
Tuble frames, add to price of 3 single frames. .45
For brick base frames with moulded hanging sills instead of heads, add sills, add .60
For cutting down heads and sills, add .90
Long sill boards for masonry construction, add to price of regular head and sill .90
For frame house frame, add for hanging stile instead of casing 1.14

TABLE 22—PORCH WORK FIR

Colonial columns			Turned columns	
Sizes	Round cap and base	Panled cap and base	Sizes	Turned center
6 inch x 8 feet	\$5.40	\$6.00	4" x 4", 8 feet	\$2.37
8 inch x 8 feet	6.15	7.47	5" x 5", 8 feet	3.69
10 inch x 8 feet	6.75	9.42	6" x 6", 8 feet	5.31
12 inch x 8 feet	9.12	10.41	6" x 6", 10 feet	6.56
12 inch x 9 feet	19.38	11.19		

Add for splitting columns, \$0.75.

Fir, Porch Newels

Sizes	Square panled cap and base	Size	Square turned cap
8 inch x 4 feet	\$4.08	8" x 8" x 4 feet	\$1.85
10 inch x 4 feet	5.16	6" x 6" x 4 feet	2.66

Opinion Accompanying Revised Order No. G-18 Under General Order No. 68

as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-19022; Filed, Oct. 22, 1946; 8:43 a. m.]

On March 29, 1946, Order No. G-18 under General Order No. 68 became effective. This order established maximum prices or pricing methods for all stock millwork items sold at retail in the Wilmington, Ohio area. This order has been amended once and is now revised.

The accompanying revised order differs from the previous order in the following respects:

1. Percentage increases have been provided for certain general categories of stock millwork items listed in the Tables. These increases are made for the purpose of allowing retail distributors their average current costs of acquisition plus such average percentage markups as were in effect on March 31, 1946. Any additional price increases granted to resellers subject to the accompanying order shall be taken subject to section 6 of Basic Order No. 1-B.

2. The price lists for Fir Glass Doors, Fir Panel Doors and Garage Doors have been amended to read as they did prior to Amendment No. 1 to Order G-18. The percentage increases provided in the accompanying revised order include the increases granted for these items by said Amendment No. 1.

In the opinion of the Regional Administrator, the provisions of the accompanying revised order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942,

[Region III Rev. Order G-27 Under Gen. Order 68]

STOCK MILLWORK FOR MARION, OHIO, AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SECTION 1. *What this order does.* This adopting order establishes maximum prices for the stock millwork items listed in the accompanying Tables when sold at retail at or from any point within the Marion, Ohio, Area.

SEC. 2. *Area covered.* For the purposes of this order, the "Marion, Ohio, Area" consists of the Counties of Delaware, Logan, Marion, Morrow and Union in the State of Ohio.

SEC. 3. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-27 are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. *Maximum prices*—(a) *Price lists*. Subject to the provisions of subsection (b) of this section 4, the maximum prices of the stock millwork items for which maximum prices are established by this order shall be those set forth in the accompanying tables, which are annexed to and made a part of this order. Prices lower than the maximum prices established hereby may, of course, be charged or paid.

(b) *Additions*. The maximum prices of the stock millwork items listed in the accompanying tables, shall be determined by adding, to the prices listed in said tables, whichever of the percentage increases listed below are applicable, depending upon the general category of the item to be priced.

General category of items to be priced:	Percentage increase to be added to price in table
Open sash.....	24.5
Doors with plywood panels.....	25.0
Doors with raised panels.....	22.0
Glazed sash.....	17.5
Frames.....	25.5
Combination doors.....	22.0
Window screens.....	20.5
Douglas fir house doors.....	24.5
Douglas fir, other than house doors.....	11.0
Other items.....	22.0

(c) The prices established herein are the maximum retail prices which may be charged for the stock millwork items listed, whether purchased from manufacturers, jobbers, or self-produced. A seller may quote on a contract basis: *Provided*, That he maintains records showing complete calculations for each item in his contract price; *And provided*, That the contract price is based on prices permitted by this order and applicable regulations. Contract sales may not exceed the sum total of the maximum stock millwork prices for each and all items in the contract. Prices lower than maximum prices may, of course, be charged and paid.

(d) *Delivery*. (i) The maximum prices established hereby include free delivery of the items purchased.

(ii) No deduction need be made from the maximum prices established hereby where the purchaser elects to make his own delivery.

(e) *Discounts*. Sellers shall allow a discount of not less than two percent (2%) of the prices established hereby on all sales to bona-fide contractors where payment for the items is made on or before the tenth day of the month following the month in which the sale was made.

SEC. 5. *Relationship to Order No. G-27*. Subject to the provisions of Supplemental Order No. 40 this Revised Order No. G-27 replaces and supersedes Order No. G-27 which is hereby revoked.

SEC. 6. *Effective date*. This Revised Order No. G-27 shall become effective September 20, 1946.

Issued: September 20, 1946.

J. F. KESSEL,
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B). Retail maximum prices stock millwork Marion area including Delaware, Morrow, Logan, Marion, and Union Counties in Ohio.

TABLE 1—INTERIOR WESTERN PONDEROSA PINE DOORS

OVOLO STICKING								
Stock sizes	Thick ness	4 panel No. 1	5x panel No. 1	5 regular panel No. 1	5 x panel No. 2	2 regular W.P.P.S&R fir panels	2 vertical W.P.P.S&R fir panels	6 panel colonial No.1W.P.
	<i>Inches</i>							
2' 0'' x 6' 0''	3/4	\$5.42						
2' 0'' x 6' 0''	1 1/8	6.02	\$6.02					
2' 0'' x 6' 6''	1 1/8	7.22						
1' 6'' x 6' 8''	1 3/8		6.72			\$6.77	\$6.90	\$7.55
1' 6'' x 7' 0''	1 3/8					7.32		
1' 8'' x 6' 8''	1 3/8					6.77	6.90	7.70
1' 10'' x 6' 8''	1 3/8							7.74
2' 0'' x 6' 0''	1 3/8	6.06	6.06	\$6.06	\$5.82	5.81	5.94	6.81
2' 0'' x 6' 6''	1 3/8	6.54	6.36			6.09	6.41	7.10
2' 0'' x 6' 8''	1 3/8	6.65	6.47	6.65		6.20	6.51	7.19
2' 0'' x 6' 10''	1 3/8	7.55	7.11			7.23		
2' 0'' x 7' 0''	1 3/8	7.64	7.20	7.64		7.32	7.49	8.45
2' 2'' x 6' 8''	1 3/8		7.01			7.13	7.28	8.24
2' 2'' x 7' 0''	1 3/8		8.03			7.70	7.86	8.81
2' 4'' x 6' 0''	1 3/8					7.08		
2' 4'' x 6' 4''	1 3/8	7.55						
2' 4'' x 6' 6''	1 3/8	6.99	6.99			6.71	6.84	7.11
2' 4'' x 6' 8''	1 3/8	7.16	7.16	7.16		6.84	7.01	7.88
2' 4'' x 6' 10''	1 3/8	8.30	8.30			7.97	8.12	
2' 4'' x 7' 0''	1 3/8	8.42	8.42	8.42		8.06	8.24	9.18
2' 6'' x 6' 0''	1 3/8	7.64	7.64			7.32	7.05	8.45
2' 6'' x 6' 6''	1 3/8	7.58	7.35	7.58	7.26	7.05	7.19	8.06
2' 6'' x 6' 8''	1 3/8	7.68	7.46	7.68		7.32	7.29	8.16
2' 6'' x 6' 10''	1 3/8	8.67	8.18			8.33	8.49	
2' 6'' x 7' 0''	1 3/8	8.79	8.28	8.79		7.95	8.61	9.56
2' 8'' x 6' 6''	1 3/8	8.34	7.86					9.14
2' 8'' x 6' 8''	1 3/8	8.03	7.80	8.03	7.70	7.47	7.64	8.51
2' 8'' x 6' 10''	1 3/8	9.05	8.54			8.67	8.36	
2' 8'' x 7' 0''	1 3/8	9.17	8.63	9.17		8.28	8.46	9.93
2' 10'' x 6' 6''	1 3/8	8.72						
2' 10'' x 6' 8''	1 3/8	8.84	8.33	8.84		7.98	8.66	9.60
2' 10'' x 6' 10''	1 3/8	9.42	9.42	9.42		9.05	9.26	10.20
2' 10'' x 7' 0''	1 3/8	9.54	9.54	9.54		9.17	9.33	10.31
3' 0'' x 6' 6''	1 3/8	9.05						
3' 0'' x 6' 8''	1 3/8	9.23	8.70			8.85		9.98
3' 0'' x 7' 0''	1 3/8	9.98	9.41	9.98		9.56	9.78	10.73
2' 0'' x 6' 8''	1 3/4		10.55					
2' 8'' x 6' 8''	1 3/4					11.36		12.68
2' 10'' x 6' 8''	1 3/4							13.05
2' 0'' x 7' 0''	1 3/4		12.15					
2' 8'' x 6' 8''	1 3/4		11.12			11.69		
2' 8'' x 7' 0''	1 3/4		11.93					
2' 10'' x 6' 10''	1 3/4		13.01					
2' 10'' x 7' 0''	1 3/4		13.18					
3' 0'' x 6' 8''	1 3/4		11.99					
3' 0'' x 7' 0''	1 3/4	13.73	12.93			13.22		14.48

TABLE 2—FIR GLASS DOORS

NO. 2 QUALITY

Stock sizes	Thick- ness	3X—1 light		3X—3 light		3X panels—4 light		3X panels—6 light	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
<i>Inches</i>									
2' 6'' x 6' 6''-----	1 3/4	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	\$7.14	\$8.19
2' 6'' x 6' 8''-----	1 3/4	6.50	7.40	6.86	7.83	6.99	7.95	7.23	8.34
2' 8'' x 6' 8''-----	1 3/4	6.68	7.68	7.04	8.12	7.17	8.25	7.46	8.64
2' 10'' x 6' 10''-----	1 3/4	7.44	9.26	7.80	9.42	7.92	9.54	8.16	9.96
3' 0'' x 7' 0''-----	1 3/4	7.88	9.90	8.24	10.05	8.36	10.17	8.61	10.59

TABLE 3—CELLAR SASH

2 LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thick- ness	Open	Glazed single strength
	<i>Inches</i>		
12" x 14".....	1 3/4	\$0.95	\$1.34
12" x 16".....	1 3/4	.98	1.44
12" x 18".....	1 3/4	1.01	1.61
14" x 12".....	1 3/4	1.08	1.62
14" x 14".....	1 3/4	1.08	1.62
14" x 15".....	1 3/4	1.13	1.76
14" x 16".....	1 3/4	1.13	1.76
14" x 18".....	1 3/4	1.16	1.83
14" x 20".....	1 3/4	1.19	1.89
15" x 12".....	1 3/4	1.08	1.59
15" x 14".....	1 3/4	1.13	1.83
15" x 16".....	1 3/4	1.16	1.83
15" x 18".....	1 3/4	1.19	1.89
15" x 20".....	1 3/4	1.20	2.10

TABLE 3—CELLAR SASH—Continued

3 LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thick- ness	Open	Glazed Single strength
	<i>Inches</i>		
8" x 10"	1 3/4	\$0.90	\$1.17
10" x 12"	1 3/4	1.02	1.38
10" x 14"	1 3/4	1.07	1.58
10" x 16"	1 3/4	1.08	1.79
10" x 18"	1 3/4	1.20	1.98
10" x 20"	1 3/4	1.25	2.10

TABLE 4—HOT BED SASH

Sash opening	Open	Glazed	No. rows glass
3' 0" x 6' 0" 1 3/4.....	\$3. 14	\$6. 29	3
4' 0" x 6' 0" 1 3/4.....	5. 57	9. 45	4

TABLE 5—KNOCKED DOWN SASH PARTS

TOXIC TREATED WESTERN PONDEROSA PINE

1½" 2-Check Windows—Ohio Knocked Down Wood Parts—"Prefit"

Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$0.14	\$0.20
14"	.18	.14	.23
16"	.18	.15	.24
18"	.20	.17	.26
20"	.21	.18	.27
22"	.23	.18	.29
24"	.23	.20	.30
26"	.24	.20	.33
28"	.26	.21	.33
30"	.27	.23	.36
32"	.30	.24	.39
34"	.32	.26	.41
36"	.33	.27	.44
38"	.33	.29	.44
40"	.36	.29	.50
42"	.39	.30	.50
44"	.42	.33	.50
48"	.48	.39	.65

For Ogee lugs (Cincinnati Opening only) add for complete set (4 stiles)—\$0.45.

TABLE 6—CUPBOARD DOORS

1½"—1 PANEL WESTERN PONDEROSA PINE

1' 4" x 2' 0"	\$1.37
1' 6" x 2' 0"	1.46
1' 8" x 2' 0"	1.60
2' 0" x 2' 0"	1.73
1' 4" x 2' 6"	1.63
1' 6" x 2' 6"	1.77
1' 8" x 2' 6"	1.91
2' 0" x 2' 6"	2.13
1' 4" x 3' 0"	1.86
1' 6" x 3' 0"	1.95
1' 8" x 3' 0"	2.13
2' 0" x 3' 0"	2.37
1' 4" x 3' 6"	2.18
1' 6" x 3' 6"	2.28
1' 8" x 3' 6"	2.51
2' 0" x 3' 6"	2.76
1' 4" x 4' 0"	2.42
1' 6" x 4' 0"	2.55
1' 8" x 4' 0"	2.76
2' 0" x 4' 0"	3.08
1' 4" x 4' 6"	2.73
1' 6" x 4' 6"	2.91
1' 8" x 4' 6"	3.18
2' 0" x 4' 6"	3.50
1' 4" x 5' 0"	3.08
1' 6" x 5' 0"	3.27
1' 8" x 5' 0"	3.54
2' 0" x 5' 0"	3.95
2' 0" x 6' 0"	4.41
2' 6" x 6' 0"	5.19

TABLE 7—FIR PANEL DOORS

Stock sizes	Thick-ness	F 82 2 reg-ular panel, No. 1	F 82 2 reg-ular panel, No. 2	F 20 1-panel No. 1	F 3 3-panel No. 2
	Inches				
2' 0" x 6' 0"	1½				\$4.59
2' 6" x 6' 0"	1½				5.28
2' 8" x 6' 0"	1½				5.49
1' 6" x 6' 8"	1½	\$5.63	\$5.48	\$5.81	
2' 0" x 6' 8"	1½	5.25	5.12		5.12
2' 6" x 6' 8"	1½	5.49	5.34		
2' 8" x 6' 8"	1½	5.63	5.48	5.81	5.48
2' 0" x 7' 0"	1½	6.08	6.50		
2' 6" x 7' 0"	1½	5.85	5.69		
2' 8" x 7' 0"	1½	5.94	5.78	6.12	5.78
2' 0" x 7' 8"	1½	7.04	6.84		
2' 6" x 7' 8"	1½	6.29	6.12		6.12
2' 8" x 7' 8"	1½	6.02	5.85		5.85
2' 0" x 8' 0"	1½	6.09	5.94	6.27	5.94
2' 6" x 8' 0"	1½	6.81	6.63		
2' 8" x 8' 0"	1½	6.27	6.09	6.45	6.09
2' 0" x 8' 8"	1½	6.98	6.80		
2' 6" x 8' 8"	1½	7.65	7.44		7.44
2' 8" x 8' 8"	1½	7.73	7.62		
3' 0" x 7' 0"	1½	8.09	7.88		7.41

TABLE 8—WESTERN PONDEROSA PINE GLASS DOORS

Stock sizes	Thick- ness	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 559		N. D. 561		N. D. 562		N. D. 567	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
	<i>Inches</i>																				
2' 0" x 6' 6"	1½																			\$7.40	\$9.39
2' 6" x 6' 6"	1½																			7.44	9.48
2' 8" x 6' 6"	1½	\$8.45	\$10.44	\$9.33	\$12.00	\$7.44	\$9.38	\$8.07	\$8.93	\$8.91	\$9.59	\$9.42	\$11.22	\$7.28	\$10.19	\$8.72	\$10.37	\$9.08	\$11.07	7.65	9.90
3' 0" x 6' 6"	1½																				
2' 10" x 6' 10"	1½	9.14	12.41	10.89	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.69	11.30	9.03	11.91			8.24	11.15
2' 8" x 7' 0"	1½	9.03	12.29	10.77	13.83	7.97	10.88	8.61	10.02	9.45	10.62	9.93	12.09							8.19	11.10
2' 10" x 7' 0"	1½	9.23	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60							8.34	11.58
3' 0" x 7' 0"	1½	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.87	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.49	11.76
2' 6" x 6' 8"	1½					10.19	12.42	10.94	12.51	12.02	13.44	12.60	14.31	10.07	12.98	11.97	13.31	12.48	15.09		
2' 8" x 6' 8"	1½	11.87	14.76	14.27	17.07	10.43	12.18	11.22	11.82	12.30	13.04	12.87	14.70	10.29	13.20	12.20	13.67	12.72	14.51	10.71	12.95
2' 10" x 6' 8"	1½					10.64	13.55	11.51	12.60	12.59	13.70	13.89	16.24							10.94	13.41
3' 0" x 6' 8"	1½	12.44	15.69	14.85	17.84	10.94	13.41	11.79	13.02	12.87	13.98	13.45	15.66	10.76	14.46	12.66	14.69	13.17	15.09	11.15	14.06
2' 10" x 6' 10"	1½	12.87	16.14	15.32	18.23	11.33	14.60	12.20	14.19	13.29	15.23	13.89	16.24	11.15	14.42	13.05	15.95	13.59	16.55	11.57	14.48
2' 6" x 7' 0"	1½					10.94	13.85														
2' 8" x 7' 0"	1½	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84								
2' 10" x 7' 0"	1½	13.05	16.32	15.47	18.51	11.45	14.70	12.38	14.61	13.46	15.39	14.04	16.50							11.69	14.94
3' 0" x 7' 0"	1½	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97	15.23

Stock sizes	Thick- ness	N. D. 568		N. D. 569		N. D. 591		N. D. 592		N. D. 594		N. D. 635		N. D. 638		N. D. 641		N. D. 642	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
	<i>Inches</i>																		
2' 0" x 6' 6"	1½	\$8.24	\$9.98	\$8.76	\$10.74														
2' 6" x 6' 6"	1½			8.81	11.10														
2' 8" x 6' 6"	1½	8.49	10.61	9.03	11.01	\$8.34	\$9.15	\$9.08	\$10.11	\$9.53	\$10.73	\$7.92	\$11.94	\$8.43	\$12.06	\$9.08	\$11.88	\$9.60	\$12.69
3' 0" x 6' 6"	1½									10.89	12.24	8.24	12.99	9.41	13.20	9.36	12.57	9.87	13.25
2' 10" x 6' 10"	1½	9.00	11.28	9.60	12.09	10.02	11.06	10.82	11.96	11.31	12.62	8.54	13.31	9.69	14.09	9.65	12.75	10.16	13.50
2' 8" x 7' 0"	1½	9.03	11.18	9.56	12.00							8.49	13.26	9.65	13.98	9.60	12.66	10.11	13.38
2' 10" x 7' 0"	1½			9.72	12.41							8.66	13.43	9.78	14.45	9.74	12.90	10.25	13.58
3' 0" x 7' 0"	1½	9.33	11.91	9.87	12.56	10.52	11.58	11.31	12.48	11.78	13.13	8.81	13.82	9.92	14.03	9.87	13.22	10.40	13.97
2' 6" x 6' 8"	1½																		
2' 8" x 6' 8"	1½	11.79	13.89	12.48	14.46	11.60	12.62	12.57	13.61	13.10	14.31	10.68	14.49	11.82	15.98	12.92	14.90	13.59	15.80
2' 10" x 6' 8"	1½			12.72	15.21														
3' 0" x 6' 8"	1½			12.95	15.44	12.32	13.32	13.20	14.31	13.73	15.03	10.86	15.27	13.38	16.95	13.38	15.72	14.06	16.50
2' 10" x 6' 10"	1½			13.34	15.83	14.03	15.06	15.00	16.14	15.57	16.89	12.30	17.07	13.79	18.18	13.79	16.89	14.45	17.78
2' 6" x 7' 0"	1½																		
2' 8" x 7' 0"	1½											12.26	17.03	13.74	18.08	13.73	16.80	14.40	17.67
2' 10" x 7' 0"	1½					13.46	16.14	14.31	15.35	15.29	16.46	15.87	17.18	12.48	17.25	13.94	18.60	13.94	17.12
3' 0" x 7' 0"	1½			13.74	16.43	13.41	14.42	14.31	15.44	14.85	16.14	11.64	16.28	14.15	18.02	14.16	16.58	14.82	17.42

TABLE 15—INSIDE DOOR FRAMES
WESTERN PONDEROSA PINE

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
1 3/4" x 5 3/4" jamb	\$4.05	\$4.28	\$4.65	\$4.88
Jamb 3/4" x 5 1/4", stop 1 1/2" x 1 3/4"	2.78	2.93	3.38	3.53
Jamb 3/4" x 5 1/4", no stops	2.25	2.39	2.85	2.99

YELLOW PINE INSIDE DOOR FRAMES

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
Jamb 1 3/4" x 5 3/4", rab. 2 sides	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 1 3/4" x 3 1/4", rab. 1 side	2.28	2.52	2.88	3.12

CASED OPENINGS

6' 0" x 7' 0" and smaller, 3/4" x 5 1/2" jambs and heads.	\$2.76
6' 0" x 7' 0" and smaller, 1 1/4" x 5 1/2" jambs and heads.	3.33

TABLE 16—LIGHT WINDOWS

4-LIGHT WINDOWS—1 3/4" CHECK RAIL—CLEAR WESTERN PONDEROSA PINE

[For lugs, add per window —]

Glass size	Thick-ness	Ohio opening	
		Open	Glazed single strength B
10" x 20"	1 3/8	\$2.15	\$3.24
10" x 24"	1 3/8	2.28	3.56
12" x 20"	1 3/8	2.06	3.12
12" x 24"	1 3/8	2.19	3.59
12" x 26"	1 3/8	2.25	3.96
12" x 28"	1 3/8	2.30	4.17
12" x 30"	1 3/8	2.60	4.74
12" x 32"	1 3/8	2.79	5.00
12" x 34"	1 3/8	2.87	5.15
12" x 36"	1 3/8	2.94	5.36
14" x 24"	1 3/8	2.48	4.40
14" x 26"	1 3/8	2.55	4.52
14" x 28"	1 3/8	2.63	5.00
14" x 30"	1 3/8	2.70	5.16
14" x 32"	1 3/8	2.91	5.48
14" x 34"	1 3/8	2.96	5.67
14" x 36"	1 3/8	3.06	5.96
15" x 24"	1 3/8	2.55	4.52
15" x 26"	1 3/8	2.60	4.95
15" x 28"	1 3/8	2.67	5.61
15" x 30"	1 3/8	2.75	5.36
15" x 32"	1 3/8	2.96	5.67
15" x 34"	1 3/8	3.11	5.91
15" x 36"	1 3/8	3.11	6.39

12-LIGHT WINDOWS—1 3/4" CHECK RAIL—WESTERN PONDEROSA PINE

[Prefit—plowed and bored—toxic treated]

Glass size	Thick-ness	Open	Glazed Single strength B
8" x 8"	1 3/8	\$2.55	\$3.77
8" x 10"	1 3/8	2.52	4.02
8" x 12"	1 3/8	2.87	4.59
9" x 12"	1 3/8	2.70	4.41
9" x 14"	1 3/8	2.81	4.76
10" x 10"	1 3/8	2.91	4.55
10" x 12"	1 3/8	2.79	4.82
10" x 14"	1 3/8	3.15	5.36
10" x 15"	1 3/8	3.26	5.54
10" x 16"	1 3/8	3.45	5.93

TABLE 16—LIGHT WINDOWS—Continued

12-LIGHT WINDOWS—1 3/4" CHECK RAIL—WESTERN PONDEROSA PINE—continued

Glass size	Thick-ness	Open	Glazed Single strength B
10" x 18"	1 3/8	\$3.57	\$6.56
10" x 20"	1 3/8	3.95	7.82
12" x 14"	1 3/8	3.39	5.99
12" x 16"	1 3/8	3.69	6.48
12" x 18"	1 3/8	3.50	7.38
12" x 20"	1 3/8	3.95	7.82

TABLE 17—2 LIGHT STORM SASH

TOXIC TREATED—GLAZED—4 1/2" WIDER AND 8" LONGER THAN GLASS

Western Ponderosa Pine

Glass size	Thick-ness	Glazed
16" x 16"	1 3/8	\$2.18
18" x 20"	1 3/8	2.52
18" x 24"	1 3/8	3.02
20" x 16"	1 3/8	2.33
20" x 18"	1 3/8	2.49
20" x 20"	1 3/8	2.73
20" x 24"	1 3/8	3.02
20" x 26"	1 3/8	3.14
24" x 14"	1 3/8	2.45
24" x 16"	1 3/8	2.60
24" x 18"	1 3/8	2.84
24" x 20"	1 3/8	3.02
24" x 22"	1 3/8	3.14
24" x 24"	1 3/8	3.38
24" x 26"	1 3/8	3.42
24" x 28"	1 3/8	3.69
24" x 30"	1 3/8	3.87
24" x 32"	1 3/8	4.56
26" x 18"	1 3/8	3.21
26" x 20"	1 3/8	3.33
26" x 24"	1 3/8	3.42
26" x 26"	1 3/8	3.69
26" x 28"	1 3/8	3.98
26" x 30"	1 3/8	4.77
26" x 32"	1 3/8	4.92
27" x 24"	1 3/8	4.17
28" x 18"	1 3/8	3.54
28" x 20"	1 3/8	3.69
28" x 24"	1 3/8	3.69
28" x 26"	1 3/8	4.23
28" x 28"	1 3/8	4.50
28" x 30"	1 3/8	4.82
28" x 32"	1 3/8	5.58
30" x 16"	1 3/8	3.45
30" x 18"	1 3/8	3.69
30" x 20"	1 3/8	3.86
30" x 24"	1 3/8	3.87
30" x 26"	1 3/8	4.50
30" x 28"	1 3/8	4.55
30" x 30"	1 3/8	5.49
30" x 32"	1 3/8	5.64
32" x 24"	1 3/8	4.83
36" x 24"	1 3/8	5.25
40" x 24"	1 3/8	7.19

TABLE 18—1 LIGHT SINGLE SASH

1 3/4" THICK, TOXIC TREATED, WESTERN PONDEROSA PINE

Glass size	Open	Glazed single strength	Glazed double strength
16" x 18"	\$1.01	\$1.35	\$1.53
16" x 20"	1.04	1.49	1.68
16" x 24"	1.07	1.55	1.80
16" x 28"	1.11	1.85	2.21
16" x 30"	1.13	1.89	2.31
18" x 20"	1.07	1.55	1.76
18" x 24"	1.08	1.74	2.06
18" x 28"	1.13	1.89	2.31
18" x 30"	1.19	1.97	2.42
20" x 16"	1.04	1.49	1.68
20" x 18"	1.07	1.55	1.76
20" x 20"	.99	1.64	1.89
20" x 24"	1.02	1.74	2.09
20" x 28"	1.08	1.85	2.28
24" x 16"	.98	1.44	1.79
24" x 18"	.99	1.64	1.94
24" x 20"	1.02	1.74	2.09
24" x 24"	1.04	1.89	2.37
24" x 26"	1.08	1.94	2.58
24" x 28"	1.11	2.04	2.58
24" x 30"	1.13	2.18	2.72
24" x 32"	1.32	2.54	3.17
26" x 16"	1.07	1.74	2.06
26" x 18"	1.08	1.89	2.16
26" x 20"	1.13	1.89	2.31
26" x 24"	1.19	2.06	2.51
26" x 26"	1.20	2.16	2.72
26" x 28"	1.23	2.37	2.93
26" x 30"	1.25	2.51	3.12
28" x 16"	1.11	1.76	2.15
28" x 18"	1.13	1.89	2.31
28" x 20"	1.16	1.97	2.42
28" x 24"	1.20	2.16	2.72
28" x 26"	1.23	2.36	2.93
28" x 28"	1.25	2.51	3.12
28" x 30"	1.28	2.55	3.17
28" x 32"	1.37	2.97	3.69
30" x 18"	1.16	1.97	2.42
30" x 20"	1.19	2.06	2.51
30" x 24"	1.25	2.31	2.88
30" x 26"	1.31	2.55	3.17
30" x 30"	1.32	2.93	3.65
30" x 32"	1.43	2.99	3.74
30" x 36"	1.47	3.24	4.07
36" x 18"	1.32	2.31	2.78
36" x 20"	1.35	2.46	3.03
36" x 24"	1.40	2.78	3.45
36" x 26"	1.44	3.24	4.07
36" x 30"	1.50	3.29	4.11
36" x 32"	1.52	3.59	4.52
36" x 36"	1.59	4.88	5.66
40" x 20"	1.50	2.67	3.29
40" x 24"	1.55	3.12	3.81
40" x 26"	1.62	3.41	4.61
40" x 30"	1.64	4.61	5.63
40" x 32"	1.67	4.92	5.66
40" x 36"	1.74	5.63	6.36
44" x 20"	1.79	5.66	6.36
44" x 24"	1.56	4.26	5.63
44" x 26"	1.64	4.97	5.63
44" x 30"	1.68	5.63	6.36
44" x 32"	1.71	5.63	6.36
48" x 24"	1.74	4.92	5.63
48" x 26"	1.67	4.92	5.63
48" x 28"	1.76	5.63	6.36
48" x 30"	1.79	5.66	6.36

TABLE 19—BARN SASH

WESTERN PONDEROSA PINE

Glass size	Thick-ness	4 light barn sash		6 light barn sash		9 light barn sash	
		Open	Glazed	Open	Glazed	Open	Glazed
8" x 10"	1 3/8	\$0.89	\$1.26	\$1.04	\$1.64	\$1.44	\$2.37
9" x 12"	1 3/8	.95	1.43	1.16	1.89	1.68	2.94
10" x 12"	1 3/8	.99	1.50	1.20	1.98	1.68	2.94
10" x 14"	1 3/8	1.04	1.61	1.25	2.16	1.68	2.94
10" x 16"	1 3/8	1.04	1.61	1.37	2.64	1.68	2.94
8" x 10"	1 3/8	.98	1.35	1.17	1.76	1.59	2.55
9" x 12"	1 3/8	1.07	1.53	1.31	2.01	1.91	3.17
10" x 12"	1 3/8	1.16	1.61	1.35	2.10	1.91	3.17
10" x 14"	1 3/8	1.71	1.74	1.41	2.31	1.91	3.17
10" x 16"	1 3/8			1.58	2.82		

TABLE 20—EXTERIOR DOOR FRAMES

WESTERN PONDEROSA PINE

For frame construction (5¼-inch wall)—1½ outside casing)

	With oak sill	No sill
2' 8" x 6' 8".....	\$8.85	\$5.99
3' 0" x 6' 8".....	9.44	6.15
3' 0" x 7' 0".....	9.69	6.38

Add for nailing up, \$0.90.

Garage door frame

Jamb—1¾ x 5¼ inch western ponderosa pine (no outside casing or sill) not over 8'0" x 8'0"—knocked down..... \$6.75

Door frame extras

Transom door frames (transom not over 1'6" high), add..... \$3.38
Side light door frame, figure 3 times price of single.
Circle top door frame, add to price of square head frame..... 9.53

TABLE 20—EXTERIOR DOOR FRAMES—Continued

WESTERN PONDEROSA PINE—continued

For 9-inch masonry construction (no sill)

	Knocked down	Nailed up
2' 8" x 6' 8".....	\$6.50	\$7.40
3' 0" x 6' 8".....	6.60	7.50
3' 0" x 7' 0".....	6.83	7.73

For 10-inch furred brick wall

2' 8" x 6' 8".....	\$8.55	\$9.45
3' 0" x 6' 8".....	9.14	10.04
3' 0" x 7' 0".....	9.45	10.35

For 13-inch masonry construction

2' 8" x 6' 8".....	\$10.71	\$11.61
3' 0" x 6' 8".....	10.88	11.78
3' 0" x 7' 0".....	11.25	12.15

Treating door frames with "wood-life" preserver, \$0.54.

TABLE 21—EXTERIOR WINDOW FRAMES

WESTERN PONDEROSA PINE

Important Joints Treated With Wood Preserver

Glass size, 2-lights	5¼" frame wall 1½ outside casing		9" brick wall all head and sill		"Unique balance" frame	
	Heads and sills	Sides	Heads and sills	Sides	Heads and sills	Sides
12 inches.....		\$2.30			\$1.28	\$1.64
14 inches.....	\$1.34	2.51	\$1.20	\$3.06	1.35	1.79
16 inches.....	1.44	2.66	1.28	3.26	1.44	1.97
18 inches.....	1.70	2.82	1.35	3.53	1.55	2.13
20 inches.....	1.79	3.08	1.44	3.81	1.76	2.30
22 inches.....	1.89	3.24	1.67	4.05	1.86	2.45
24 inches.....	1.98	3.38	1.74	4.28	1.95	2.57
26 inches.....	2.07	3.53	1.83	4.47	2.00	
27 inches.....	2.15				2.03	2.72
28 inches.....	2.15	3.66	1.91	4.86	2.10	2.91
30 inches.....	2.31	3.95	1.98	4.92	2.21	3.18
32 inches.....	2.40	4.11	2.07	5.39	2.48	3.54
36 inches.....	2.67	4.52	2.31	5.90	2.66	
40 inches.....	2.97		2.40			

Window Frame Extras

For nailing-up (N. U.) add to above.....	\$0.90
Mullion frames, add to price of 2 single frames.....	.45
Triple frames, add to price of 3 single frames.....	1.20
For brick house frames with moulded hanging style instead of plain, add.....	.60
For cutting down heads and sills, add.....	.90
For cutting down sides, add.....	.90
Long sill horns for corner construction, add to price of regular head and sill.....	.90
For frame house frame, add for hanging stile instead of casing.....	1.14

TABLE 22—PORCH WORK

FIR

Colonial columns			Turned columns	
Sizes	Round cap and base	Paneled cap and base	Sizes	Turned center
6 inch x 8 feet.....	\$5.40		4" x 4" 8 feet.....	\$2.37
8 inch x 6 feet.....	6.15	\$8.00	5" x 5" 8 feet.....	3.69
8 feet.....	6.75	7.47	6" x 6" 8 feet.....	5.31
10 inch x 8 feet.....	9.12	9.42	6" x 6" 10 feet.....	6.66
9 feet.....	10.38	10.41		
12 inch x 8 feet.....		11.19		
9 feet.....		12.30		

Add for splitting columns, \$0.75.

FIR PORCH NEWELS

Size	Square paneled—cap and base	Size	Square—turned cap
8 inch x 4 feet.....	\$4.08	5" x 5" x 4 feet.....	\$1.85
10 inch x 4 feet.....	5.16	6" x 6" x 4 feet.....	2.66

Opinion Accompanying Revised Order No. G-27 Under General Order No. 63

On February 11, 1946, Order No. G-27 under General Order No. 63 became effective. This order established maximum prices or pricing methods for all stock millwork items sold at retail in the Marion, Ohio Area. This order has been amended once and is now revised.

The accompanying revised order differs from the previous order in the following respects:

1. Percentage increases have been provided for certain general categories of stock millwork items listed in the Tables. These increases are made for the purpose of allowing retail distributors their average current costs of acquisition plus such average percentage markups as were in effect on March 31, 1946. Any additional price increases granted to resellers subject to the accompanying order shall be taken subject to section 6 of Basic Order No. 1-B.

2. The price lists for Fir Glass Doors, Fir Panel Doors and Garage Doors have been amended to read as they did prior to Amendment No. 1 to Order No. G-27. The percentage increases provided in the accompanying Revised Order include the increases granted for these items by said Amendment No. 1.

In the opinion of the Regional Administrator, the provisions of the accompanying revised order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, as amended.

[F. R. Doc. 46-19035; Filed, Oct. 22, 1946; 8:56 a. m.]

[Region III Order G-71 Under Gen. Order 68]

BUILDING MATERIALS IN CADILLAC, MICH., AREA

For the reasons set forth in an opinion, which has been filed with the Division of the Federal Register, and pursuant to the provisions of General Order No. 68 and of Regional Basic Order No. 1-B under General Order No. 68, this order is issued:

SEC. 1. *What this order does.* This adopting order establishes dollars-and-cents maximum prices for the hard building materials listed in Table I, hereof, when sold at retail at or from any point within the Cadillac, Michigan, Area.

SEC. 2. *Area covered.* For the purposes of this order, the "Cadillac, Michigan, Area" consists of the Counties of Newaygo, Montcalm, Oceana, Mason, Wexford, Grand Traverse, and Leelanau, in the State of Michigan.

SEC. 3. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B, consistent with this Adopting Order No. G-71, are hereby adopted by, and incorporated by reference into, this order as though fully rewritten herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

Sec. 4. *Maximum prices*—(a) *Price list*. The maximum prices for hard building materials covered by this order shall be those set forth in Table I which is annexed to and made a part of, this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery*. No seller covered hereby shall reduce or discontinue any free delivery service which he offered in March, 1942. For delivery beyond the free delivery zone, no seller shall charge more than he did in March, 1942, for the same or similar delivery service.

(c) *Discounts*. Sellers shall grant discounts of not less than five percent of the prices listed in Table I, hereof, on all sales to contractors.

Sec. 5. *Effective date*. This Order No. G-71 shall become effective October 17, 1946.

Issued: October 3, 1946.

J. F. KESSEL,
Regional Administrator.

The prices listed in this order include all increases granted to resellers by the OPA through August 8, 1946. (See section 6 (b) of Basic Order No. 1-B.)

Commodity and unit	Maximum price delivered
Plaster, hardwall, 100 lb. sack	\$0.98
Plaster, gauging, 100 lb. sack	.98
Masonry mortar, 70 lb. bag	.69
Waterproof cement, gray, 94 lb. bag	.915
Portland cement, standard, paper bag (1 cu. ft.), 94 lb. bag	.765
Mason's hydrated lime, 50 lb. sack	.62
Finishing lime, 50 lb. sack	.67
Gypsum lath, 3/8 in., 1,000 sq. ft.	27.00
Metal lath, 3.4 lb., painted diamond mesh, sq. yd.	.42
Metal lath, corner bead, expanded type, lin. ft.	.0482
Clay drain tile, 4 in., lin. ft.	.0888
Clay drain tile, 6 in., lin. ft.	.1543
Vitrified clay sewer pipe, No. 1SS, 4 in., lin. ft.	.22
Vitrified clay sewer pipe, No. 1SS, 6 in., lin. ft.	.3272
Flue lining, 8 in. x 8 in., inside, lin. ft.	.4685
Flue lining, 8 in. x 12 in., inside, lin. ft.	.6601
Flue lining, 12 in. x 12 in., inside, lin. ft.	.8368
Gypsum wallboard, 3/8 in., 4 in. x 6 in., 7 in., 8 in., 9 in., 1,000 sq. ft.	40.00
Gypsum wallboard, 1/2 in., 1,000 sq. ft.	42.50
Gypsum sheathing, 1/2 in., 1,000 sq. ft.	40.00
Asphalt roofing, 90 lb., mineral surface, 108 sq. ft. roll	2.82
Asphalt or tarred felt, 15 lb., 432 sq. ft. roll	2.84
Asphalt or tarred felt, 30 lb., 216 sq. ft. roll	2.84
Asphalt shingles, 210 lb. (3 in 1) thickbutt, sq.	6.29
Asphalt shingles, 165 lb., 2 tab hexagon, sq.	5.42
Fibre insulation board, 1/2 in., standard lath and board, 1,000 sq. ft.	51.06
Fibre insulation board, 3/4 in., asphalt sheathing, 1,000 sq. ft.	84.50
Asbestos cement siding, 12 in. x 24 in. or 27 in., standard colors, sq.	8.93

TABLE I—Con.

Commodity and unit	Maximum price delivered
Thermal insulation blankets, paper backed, single, 1,000 sq. ft.	\$40.00
Thermal insulation batts, paper backed, 2 in., thick, 1,000 sq. ft.	48.00
Thermal insulation batts, full thick, 1,000 sq. ft.	65.00
Thermal insulation, loose in bags (plain), 35 lb. bag	1.00
Vermiculite-type insulation, 35 lb. bag	1.25

Delivery. No seller covered hereby shall reduce or discontinue any free delivery service which he offered in March, 1942. For delivery beyond the free delivery zone, no seller shall charge more than he did in March 1942, for the same or similar delivery service.

Discounts. Sellers shall grant discounts of not less than five percent of the prices listed in Table I, hereof, on all sales to contractors.

Opinion Accompanying Order No. G-71 Under General Order No. 68

The accompanying order establishes area-wide prices for retail sales of hard building materials in the Cadillac, Michigan, Area. The order is issued under the provisions of General Order No. 68 and adopts all the applicable provisions contained in Basic Order No. 1-B, under General Order No. 68. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Newaygo, Montcalm, Oceana, Mason, Wexford, Grand Traverse, and Leelanau, in the State of Michigan.

The maximum prices established by the accompanying order supersede pricing provisions currently in effect for retail sales of the listed hard building materials in this area.

This action has been discussed with members of the trade in the Area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of General Order No. 68 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of General Order No. 68, as amended.

[F. R. Doc. 46-19025; Filed, Oct. 22, 1946; 8:49 a. m.]

[Region III Order No. G-64 Under Section 9 of RMPR 251]

INSULATING MATERIAL IN SAGINAW-FLINT, MICH., AREA

For the reasons set forth in an accompanying opinion, which has been filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of the Office of

Price Administration by section 9 of Revised Maximum Price Regulation No. 251, and pursuant to the provisions of Regional Basic Order No. 1-B under Revised Maximum Price Regulation No. 251, this order is issued:

SECTION 1. *What this order does*. This adopting order establishes dollars-and-cents maximum prices for the composition insulating materials specified in section 4, hereof, when sold installed on residential structures in the Saginaw-Flint, Michigan, Area.

Sec. 2. *Area covered*. For the purposes of this order, the "Saginaw-Flint, Michigan, Area" consists of the Counties of Alcona, Alpena, Arenac, Bay, Cheboygan, Clare, Crawford, Genesee, Gladwin, Gratiot, Huron, Iosco, Isabella, Lapeer, Midland, Montmorency, Ogemaw, Osceola, Otsego, Presque Isle, Roscommon, Saginaw, Shiawassee, Sanilac, and Tuscola in the State of Michigan.

Sec. 3. *Applicability of Basic Order No. 1-B*. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order, No. G-64, are hereby adopted by, and incorporated by reference into, this order and are just as much a part of this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order. All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

Sec. 4. *Definition of insulating materials*. "Insulating materials" means blankets, batts, loose and nodulated material of mineral wool (which means rock wool, slag wool, and glass wool blown from molten materials), chemically impregnated wood fiber, ground newsprint, and expanded mica when installed in an existing structure.

Sec. 5. *Maximum prices*. (a) *Price list*. The maximum prices for the specified installations of insulating materials shall be as set forth in Table I, which is annexed to and made a part of this order. Said prices apply to all types of batts and blankets and nodulated insulating materials as defined in section 4, above, of thicknesses of four inches, unless otherwise provided. To determine maximum prices of insulation of thicknesses other than four inches, see subsection (b) below. Table II, which is annexed to and made a part of this order, contains diagrams referred to in Table I, hereof, which explain the types of installations.

(b) *Differentials and extra charges*. (i) For each inch, or fraction thereof, by which the installed insulation exceeds four inches (or six inches where specifically provided) in thickness, the seller may add any of the following amounts, whichever is applicable, to the prices listed in Table I, hereof, however, a tolerance of 3/8 inch shall be allowed:

	Per sq. ft.
Where insulation is applied to flat areas	\$0.015
Where insulation is applied to vertical areas	.02

* Filed as part of the original document.

(ii) For each inch or fraction thereof, by which the insulation covered hereby is less than four inches (or six inches where specifically provided) in thickness, the seller shall deduct not less than one cent per square foot from the prices listed in Table I, hereof, however, a tolerance of $\frac{3}{8}$ inch shall be allowed.

(iii) When a machine or crew of two or more workers is used to install mineral wool insulation, and the maximum price for the work is thirty dollars or less, the seller may add not more than five dollars to said maximum price.

(iv) When the job site is located ten miles, or more, from the seller's place of business, extra charges may be made provided they do not exceed those prescribed in the following table. Distances shall be measured by the most direct route.

Job prices	Miles to job	Percentage of job price which may be added
		Percent
\$0-\$100	10-15	6
\$101-\$200	10-15	5
\$201-\$300	10-15	4
\$301-\$400	10-15	3
\$0-\$100	16-20	7
\$101-\$200	16-20	6
\$201-\$300	16-20	5
\$301-\$400	16-20	4
\$0-\$100	21-25	8
\$101-\$200	21-25	7
\$201-\$300	21-25	6
\$301-\$400	21-25	5
\$0-\$100	26-30	9
\$101-\$200	26-30	8
\$201-\$300	26-30	7
\$301-\$400	26-30	6
\$0-\$100	30-35	10
\$101-\$200	30-35	9
\$201-\$300	30-35	8
\$301-\$400	30-35	7

SEC. 6. *Effective date.* This Order No. G-64 shall become effective October 9, 1946.

Issued September 25, 1946.

E. C. TURNEY,
Acting Regional Administrator.

TABLE I

Number of drawing in Table II ¹	Type of installation	Maximum price per square foot
<i>Exposed ceilings</i>		
1	Open attics, over 24 in. clearance	\$0.13
2	Flat built-up roofs, open blowing condition	.13
<i>Covered ceilings—removing, replacing floors included</i>		
3	Open attic, single rough floor	.15
4	Open attic, single finish floor	.16
5	Open attic, double floor top finished	.17
<i>Flat ceilings—exposed places, opening and closing not included</i>		
6	Flat ceilings, close space, unfloored	.13
6	Flat ceilings, close space, single rough	.14
6	Flat ceilings, close space, single finish	.16
6	Flat ceilings, close space, double finish	.17
7	Unfloored	.13
8	Flat built-up roof	.13
9	Roof decks, tin-copper-canvas	.13
10	Overhang closed	.13
11	Dormer tops	.13
12	Bay window, top	.15
12	Bay window, bottom	.15

TABLE I—Continued

Number of drawing in Table II ¹	Type of installation	Maximum price per square foot ¹
<i>Floors—opening and closing not included</i>		
13	Exposed, no retaining mat	\$0.13
14	Exposed, floors retaining mat	.16
<i>Floors over excavated area—include retaining materials</i>		
15	Batts or blankets	.13
16	4 in. blown over retaining mat	.16
<i>Sloping areas—Not including retaining materials</i>		
17	Closed and finished 6 in. blowing	.16
18	Open pockets outside kneewalls	.16
19	Open batts and blankets	.15
<i>Interior walls—partitions, stairwalls opening and closing included</i>		
20	Plastered walls, no decoration	.17
21	Kneewalls, batts and blankets	.13
21	Kneewalls, blown	.16
22	Kneewalls, not accessible	.16
23a	Stairtreads soffits	Per soffit 11.50
<i>Stairwalls—Appurtenances</i>		
23b	Stairwall walls rectangular	.16
<i>Exterior walls—including opening and closing</i>		
24a	Wood or asphalt	.16
24b	Brick or stone veneer	.25
24c	Stucco	.20
24d	Asbestos cement shingles	.17½
24e	Brick or stone novelty siding	.17½
25-26	Open gable walls	.16
27	Dormer cheeks, inner finish	.16
28-29	Dormer cheeks, open	.16
<i>Extras—not included in drawing</i>		
31	Louvers, hooded	Per man-hole 7.50
32	Gable louvers, asbestos	6.00
<i>Opening and closings (where not included in above costs)</i>		
30a	Roll roofing, wood asphalt shingles (manhole)	4.50
30b	Slate-tile-asbestos shingles (manhole)	5.00
30c	Wood ceiling, all types	5.00

¹ Filed as part of the original document.

(a) *Price list.* The maximum prices for the specified installations of insulating materials shall be as set forth in Table I, which is annexed to and made a part of this order. Said prices apply to all types of batts and blankets and nodulated insulating materials as defined in section 4, above, of thicknesses of four inches, unless otherwise provided. To determine maximum prices of insulation of thicknesses other than four inches, see subsection (b), below. Table II, which is annexed to and made a part of this order contains diagrams referred to in Table I, hereof, which explain the types of installations.

(b) *Differentials and extra charges.* (i) For each inch, or fraction thereof, by which the installed insulation exceeds four (or six inches where specifically provided) inches in thickness, the seller may add any of the following amounts, whichever is applicable, to the prices listed in Table I, hereof, however, a tolerance of $\frac{3}{8}$ inch shall be allowed:

Where insulation is applied to flat areas..... \$0.015
Where insulation is applied to vertical areas..... .02

(ii) For each inch or fraction thereof, by which the insulation covered hereby is less than four inches (or six inches where specifically provided) in thickness, the seller shall

deduct not less than one cent per square foot from the prices listed in Table I, hereof, however, a tolerance of $\frac{3}{8}$ inch shall be allowed.

(iii) When a machine or crew of two or more workers is used to install mineral wool insulation, and the maximum price for the work is thirty dollars or less, the seller may add not more than five dollars to said maximum price.

(iv) When the job site is located ten miles, or more, from the seller's place of business, extra charges may be made provided they do not exceed those prescribed in the following table. Distances shall be measured by the most direct route.

Job prices	Miles to job	Percentage of job price which may be added
\$0-\$100	10-15	6
\$101-\$200	10-15	5
\$201-\$300	10-15	4
\$301-\$400	10-15	3
\$0-\$100	16-20	7
\$101-\$200	16-20	6
\$201-\$300	16-20	5
\$301-\$400	16-20	4
\$0-\$100	21-25	8
\$101-\$200	21-25	7
\$201-\$300	21-25	6
\$301-\$400	21-25	5
\$0-\$100	26-30	9
\$101-\$200	26-30	8
\$201-\$300	26-30	7
\$301-\$400	26-30	6
\$0-\$100	31-35	10
\$101-\$200	31-35	9
\$201-\$300	31-35	8
\$301-\$400	31-35	7

Opinion Accompanying Order No. G-64 Under Section 9 of Revised Maximum Price Regulation No. 251

The accompanying order establishes area-wide prices for sales of installed insulating materials in the Saginaw-Flint, Michigan, Area. The order is issued under the provisions of section 9 of Revised Maximum Price Regulation No. 251 and adopts all the applicable provisions contained in Basic Order No. 1-B under Revised Maximum Price Regulation No. 251. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The maximum prices established by the accompanying order supersede the pricing provisions currently in effect for sales of installed insulation in this Area. Basic Order No. 1-B contains provisions concerning construction work which is incidental and/or preparatory to such insulation installation.

The prices established in the accompanying order are based on the results of surveys which covered dealers furnishing over half of the insulation installation in the Area.

This action has been discussed with members of the trade in the Area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under Revised Maximum Price Regulation No. 251. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of Revised Maximum Price Regulation No. 251 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accom-

panying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of Revised Maximum Price Regulation No. 251, as amended.

[F. R. Doc. 46-19031; Filed, Oct. 22, 1946; 8:54 a. m.]

[Jacksonville Rev. Order G-9 Under Gen. Order 68]

HARD BUILDING MATERIALS IN ALACHUA, GILCHRIST AND DIXIE COUNTIES, FLA., AREA

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Jacksonville, Florida District Office, Region IV, Office of Price Administration, by General Order No. 68 and Delegation Order No. 93 issued November 5, 1945, by the Administrator, Region IV, Office of Price Administration, it is hereby ordered:

SECTION 1. What this revised order covers. This revised order covers all "retail sales" by any seller of commodities specified in this revised order delivered to any purchaser located in the Counties of Alachua, Gilchrist and Dixie in the State of Florida. This revised order does not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified herein through "retail sales", or to sales to applicators as hereinafter defined.

SEC. 2. Definition of retail sales. For the purposes of this revised order, a retail sale means a sale to an ultimate user including, among others, commercial users, industrial users and contractors, or to purchasers for resale on an installed basis, excluding applicators. For the purposes of this revised order an applicator is defined as a contractor engaged exclusively in the business of applying roofing and/or siding and/or insulation to buildings.

SEC. 3. Description of items covered by this revised order. This revised order covers the list of "hard building materials" set forth in the annexed Table I, including certain cement, lime, plaster, masonry mix, gypsum board, gyplap, gypsum base lath, standard prestwood, asbestos shingles, asbestos siding, asphalt shingles, roll roofing, felt, rockwool batts, insulation board, and tile board. Other related items may be added from time to time by amendment without reference being made to this section.

SEC. 4. Relation to other regulations. The maximum prices fixed by this revised order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent they are inconsistent with the provisions of this revised order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this revised order.

SEC. 5. Maximum prices. The maximum prices for building materials covered by this revised order are set forth in Table I which is annexed to and made a part of this revised order. Every seller making sales covered by this revised order shall maintain and preserve his usual

and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this revised order shall post a copy of Table I which lists maximum prices fixed by this revised order in each of his places of business in Alachua, Gilchrist and Dixie Counties, Florida, in a manner plainly visible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this revised order who has customarily given his customers a sales slip or other evidence of purchases must continue to do so. Upon request from a customer, such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, name and address of the buyer, the description and number or amount of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least twelve months after delivery, a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more, each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of seller.
- (2) Name and address of buyer.
- (3) Date of transaction.
- (4) Place of delivery.
- (5) Complete description and number or amount of each item sold and price charged.

SEC. 8. Amendment. This revised order may be amended or revoked at any time by the Office of Price Administration.

This Revised Order No. G-9 shall become effective October 16, 1946.

Issued October 11, 1946.

JOE Q. DOUGHERTY,
Acting District Director.

TABLE I

Item and selling unit	Price
Portland cement, 94 lb. bag-----	\$0.98
Hydrated lime, 50 lb. bag-----	.56
Finish lime, 50 lb. bag-----	.73
Plaster, wall, hard, 100 lb. bag-----	1.17
Masonry mix, 67 lb. bag-----	.83
Gypsum board $\frac{5}{8}$ "—sheetrock, per M sq. ft.-----	35.00
Gyplap $\frac{1}{2}$ " (untreated), per M sq. ft.-----	35.00
Gypsum base lath, per M sq. ft.-----	24.25
Standard prestwood $\frac{1}{2}$ " (Masonite), per M sq. ft.-----	65.00
Grey hex asbestos shingles, per sq.-----	9.85
White asbestos siding, 12 x 24, per sq.-----	8.45
210 lb. thickbutt asphalt shingles, per sq.-----	6.85
167 lb. hex asphalt shingles, per sq.-----	5.60
90 lb. mineral surfaced roll roofing, per roll-----	3.00
15 and 30 lb. felt, per roll-----	2.90
Rockwool standard batts, per M-----	70.00
$\frac{1}{2}$ " insulation board, per M-----	48.75
16 x 32 tile board, per M-----	53.25

A square is defined as an area 10 feet in length and 10 feet in width or the equivalent in area.

NOTE: Unless otherwise indicated, the above prices include delivery to all classes of customers to whom free delivery was made in March 1942; to all classes of customers to whom free delivery was not made in March 1942, and thereafter, an additional charge for delivery may be made. Provided that such

charge does not exceed that made for the same type of delivery during March 1942, and such charge is separately indicated on the invoice, bill of sale or other billing.

Opinion Accompanying Revised Order No. G-9 Under General Order 68

Under General Order No. 68, as amended, the Price Administrator may, and each Regional Administrator of the Office of Price Administration and any District Director who may be authorized by the appropriate Regional Administrator is authorized to issue and put into effect orders establishing maximum prices, applicable to a particular community or defined area, for sales of commodities under the jurisdiction of the Building Materials and Construction Price Branch by all persons to ultimate users or to purchasers for resale on an installed basis.

This authority has been delegated to the Director of the Jacksonville District Office by the Regional Administrator of Region IV, by Regional Delegation Order No. 93, as amended.

Acting pursuant to said General Order No. 68, as amended, and to Regional Delegation Order No. 93, there was issued Order No. G-9 under General Order No. 68, establishing replacement community dollars-and-cents ceiling prices for certain listed "hard building materials" set forth in Table I, annexed to said order, which listed items included certain cement, lime, plaster, masonry mix, gypsum board, gypsum base lath, standard prestwood, grey hex asbestos shingles, white asbestos siding, asphalt shingles, roll roofing, felt, rockwool batts, insulation board and tile board. The order provided that other related items may be added from time to time by Amendment without reference being made to section 3 thereof, which designated the kinds of items listed.

Said Order No. G-9 under General Order No. 68 covered all retail sales by any seller of the commodities specified in said order delivered to any purchaser in the County of Alachua in the State of Florida. However, the order did not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified therein through "retail sales", or to sales to applicators. Since the issuance of said Order No. G-9, it has been determined that the provisions thereof should be extended to cover all retail sellers in Gilchrist and Dixie Counties as well as Alachua County, Florida, and this Revised Order No. G-9 under General Order No. 68 is therefore simultaneously issued herewith, establishing replacement community dollars-and-cents ceiling prices for the above-listed "hard building materials" set forth in the annexed Table I thereto.

This Revised Order No. G-9 provides that the maximum prices fixed hereby supersede any maximum price or pricing method previously fixed by any other regulation or order, and that except as to the extent they are inconsistent with the provisions of said order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this revised order. The maximum prices established by this revised

order are set forth in Table I annexed hereto.

This Revised Order No. G-9 moreover provides that each seller making sales covered thereby shall maintain and preserve his usual and customary quantity and other discounts including discounts and differentials to different classes of purchasers.

This Revised Order No. G-9 under General Order No. 68, as amended, contains provisions requiring posting of maximum prices, the giving of sales slips and the keeping of records.

The prices fixed in this Revised Order No. G-9 do not exceed the general level of prices in Alachua, Gilchrist and Dixie Counties, Florida, as fixed and established under the General Maximum Price Regulation.

All the provisions of the new regulation and their effect upon business practices, cost practices, or methods or means or aids to distribution in the industry have been carefully considered by the District Director of the Jacksonville District Office. No provisions which might have the effect of requiring a change in such practices, methods, means or aids established in the industry have been included in the new regulation unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation or of the Emergency Price Control Act of 1942, as amended. To the extent that provisions of the new regulation compel or may operate to compel changes in business practices, cost practices or methods, or means or aids to distribution established in the industry, such provisions have been found necessary to prevention of evasion of the regulation or Act.

The prices fixed in this Revised Order No. G-9 under General Order No. 68 are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942 and the Stabilization Act of 1942 as amended by the Stabilization Act of 1944, Executive Orders 9250 and 9328, and the Price Control Extension Act of 1946.

[F. R. Doc. 46-18991; Filed, Oct. 22, 1946; 8:48 a. m.]

[Region IV Order G-31 Under RMPR 122, Amdt. 1]

SOLID FUELS IN GREENVILLE COUNTY, AND ADJACENT TERRITORY, IN SOUTH CAROLINA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (e) and subparagraph (f) (3) of Revised Order No. G-31 under Revised Maximum Price Regulation No. 122, issued by this office June 4, 1945, are amended to read as follows:

(e) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "Direct Delivery or Domestic" basis:

(1) High volatile bituminous coals from District No. 8.

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.	Per ¼ ton, 500 lbs.
Lump or block, size groups 1-4 (including 4", 5", 6", 6" x 8", 3" x 8"), in price classification A-N, inclusive	\$11.17	\$5.59	\$3.29
Egg, size groups 5 and 6 (including 5" x 3", 6" x 3") in price classifications A-N, inclusive, and Stoker, size group 10 (including 1" x 2 ½", 3 ½" x 1") in price classifications A-G, inclusive	10.67	5.34	3.17
Run-of-mine (for domestic consumption)	10.47	5.24	3.12
Nut and slack or screenings, size groups 18-21 (larger than ¾" x 0") in price classifications A-E	8.17	4.09	2.54

(f) *Maximum authorized service charges and required deductions.* * * *

(3) *Sacked coal.* Dealer may charge not more than 70¢ for 100 lbs. of coal at the yard, and not more than 80¢ for 100 lbs. delivered, less 15¢ if sack is not included.

Effective date. This amendment shall become effective as of August 22, 1946.

Issued October 9, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Opinion Accompanying Amendment No. 1 to Revised Order No. G-31 Under Revised Maximum Price Regulation No. 122

Amendment No. 1 to Revised Order No. G-31 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (t) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19110; Filed, Oct. 23, 1946; 8:46 a. m.]

[Region IV Order G-38 Under RMPR 122, Amdt. 4]

SOLID FUELS IN VIRGINIA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price

Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (e) and subparagraphs (f) (5) and (f) (6) of Order No. G-38 under Revised Maximum Price Regulation No. 122, issued by this office of April 14, 1945, are amended to read as follows:

(e) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "Direct Delivery or Domestic" basis:

(1) *Low volatile bituminous coal from District No. 7.*

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.
Egg (top size larger than 3", bottom size no limit, in price classifications A through F, inclusive)	\$13.13	\$6.82
Stove (top size larger than 1 ½" but not exceeding 3", bottom size smaller than 3") in price classifications A, B and C	13.13	6.82
Nut (top size larger than ¾" but not exceeding 1 ½", bottom size smaller than 1 ½") in price classification A	12.13	6.32
Stoker Pea (top size not exceeding ¾", bottom size smaller than ¾") in price classification A	11.53	6.02
Screened (Domestic) Run-of-Mine in price classifications A through D, inclusive	11.63	6.07
Straight (Industrial) Run-of-Mine in price classifications A and B	9.23	

(2) High volatile bituminous coal from District No. 8.

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.
Splint egg (top size larger than 5" but not exceeding 6", bottom size larger than 2" but not exceeding 3") in price classifications G through K, inclusive	\$11.42	\$5.90
Splint stove (top size larger than 2" but not exceeding 3", bottom size 2" and smaller) in price classifications B through H, inclusive	11.42	5.90
Lump coal, size Group 2 from mine index 5574 of the Coal Processing Corp.	12.27	6.39

(3) Yard slack (coals from Districts No. 7 and 8).

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.
Yard slack	\$8.10	\$4.30

(4) Pennsylvania anthracite.

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.
Nut, stove and egg	\$18.75	\$9.63
Pea	17.35	8.93

(5) Briquettes.

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.
Pennsylvania briquettes	\$16.51	\$8.51
Briquettes from District No. 7	14.64	7.57

(f) *Maximum authorized service charges and required deductions.* * * *

(5) *Yard sales.* (i) When the buyer picks up the coal at the dealer's yard, the dealer must reduce the domestic price at least 50¢ per ton.

(ii) On sales to peddlers or hucksters at the yard, the dealer must reduce the cash price at least \$1.09 per ton.

(iii) On sales to other coal dealers at the seller's yard, the dealer must reduce the cash price at least \$2.00 per ton, with the exception of dealers whose yards are located in the City of Portsmouth, Virginia. Dealers whose yards are located in Portsmouth, Virginia must reduce their cash price on such sales by at least \$1.50 per ton.

(6) *Quantity discounts.* On carload deliveries, the dealer must reduce the applicable maximum price at least \$1.10 per ton, except on sales of run-of-mine and stoker coals.

Effective date. This amendment shall become effective as of August 22, 1946.

Issued: October 7, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Opinion Accompanying Amendment No. 4 to Order No. G-38 Under Revised Maximum Price Regulation No. 122

Amendment No. 4 to Order No. G-38 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (b) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19105; Filed, Oct. 23, 1946; 8:47 a. m.]

[Region VIII Order G-8 Under Gen. Order 68, Amdt. 3]

BUILDING MATERIALS IN NEVADA

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-8 under General Order No. 68 is amended in the following respects:

1. In Revised Appendix A, the commodities Quick Lime, Processed Lime and Lime Hydrate are amended to read as follows:

Dated: October 19, 1946.

Commodity	Unit	Maximum price
Quicklime.....	180-lb. sack.....	\$3.50
Processed lime.....	60-lb. bag.....	1.06
Lime hydrate.....	50-lb. bag.....	.88

2. In Revised Appendix A, the commodities Kraft Sheathing and Asphalt Sheathing are deleted.

3. In Appendix B, the commodity Lime is amended to read as follows:

Dated: October 19, 1946.

Commodity	Unit	Maximum price
Lime:		
Quicklime.....	90-lb. sack.....	\$1.87
Processed.....	60-lb. sack.....	1.05
Hydrate.....	50-lb. sack.....	.94
Lime mortar.....	90-lb. sack.....	1.87

4. In Appendix B, the commodities Asphalt Sheathing #8 and Kraft Sheathing are deleted.

This amendment shall become effective October 19, 1946.

Issued this 10th day of October 1946.

BEN C. DUNWAY,
Regional Administrator.

Opinion Accompanying Amendment No. 3 to Order No. G-8 Under General Order No. 68

The accompanying amendment makes the following changes in Order No. G-8.

1. It increases the maximum prices for sales of lime. This increase was made necessary because producers of lime were permitted an increase by Amendment No. 67 to Order No. 1 under Maximum Price Regulation No. 592.

2. It removes from the coverage of Order No. G-8, asphalt Sheathing and Kraft Sheathing, thereby bringing the order into conformity with section 15 (a) of Supplementary Order No. 129.

[F. R. Doc. 46-19109; Filed, Oct. 23, 1946; 8:46 a. m.]

SCHEDULE OF AUGUST 29, 1946

Item	Unit	Maximum delivered price	Maximum yard price
Plaster, hardwall.....	Bag, 100 lb.....	\$1.02	\$0.97
	Ton.....	18.90	
Plaster gauging.....	Bag, 100 lb.....	2.00	1.75
Keene's cement.....	Bag, 100 lb.....	2.35	2.25
Finishing lime.....	Bag, 50 lb.....	.73	.67
	Ton.....	24.64	
Gypsum lath, 3/8".....	M feet and over.....	24.00	23.00
	Less than 1 M feet.....	27.00	26.00
Metal lath corner bead expanded type.....	Foot.....	.043	
Portland cement, standard (paper bags).....	Bag, 100 lb.....	.865	.765
	Ton.....	15.80	14.80
Masonry mortar (paper sacks).....	Bag, 70 lb.....	.765	.715
	Barrel.....	2.76	2.66
	Bag, 50 lb.....	.615	.56
Mason's hydrated lime.....	Foot.....	.074	
Clay drain tile, 3".....	Foot.....	.086	
Clay drain tile, 4".....	Foot.....	.086	
Vitrified clay sewer pipe No. 18S-4".....	2-foot length.....	.385	.375
Vitrified clay sewer pipe No. 18S, 6".....	2-foot length.....	.61	.59
Flue lining, 9 x 9.....	2-foot length.....	.80	
Flue lining, 9 x 13.....	2-foot length.....	1.18	
Flue lining, 13 x 13.....	2-foot length.....	1.53	
Gypsum wallboard, 3/8".....	M feet.....	40.00	
Asphalt roofing, 90 lb., mineral surface.....	Roll or square.....	2.71	
Asphalt shingles, 210 lb. (3 in 1) thickbutt.....	Square.....	6.19	
Asphalt shingles, 165 lb., 2 tab. hexagon.....	Square.....	5.14	

[Region I Order G-3 Under Gen. Order G-70]

SHOE CARTONS IN NEW ENGLAND

Correction

In the table in Federal Register Document 46-17249, appearing at page 10870 of the issue for Thursday, September 26, 1946, the prices for size 8 1/2-9 for shoe boxes, printed one color, 36 pair, should read "\$1.67", and for printed two colors, 36 pair "\$1.79".

[Scranton Adopting Order 8 Under Basic Order 1 Under Gen. Order 68, Amdt. 3]

BUILDING AND CONSTRUCTION MATERIALS IN WILLIAMSPORT AND LYCOMING COUNTY, PA.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director of the Scranton District Office, *It is hereby ordered:*

1. Adopting Order No. 8, as amended, under Basic Order No. 1, as amended, under General Order 68, as amended, is hereby further amended by substituting for the schedule attached to said order as amended, the amended schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order supersedes all previous schedules.

2. Except as hereby amended, adopting Order No. 8, as amended, under Basic Order No. 1, as amended, under General Order No. 68, as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 11th day of October 1946.

JOHN A. HART,
District Director.

Opinion Accompanying Amendment 3 to Adopting Order 8 Under Basic Order No. 1, as Amended, Under General Order No. 68 as Amended

On October 7, 1946, the District Director of the Scranton District, Office of Price Administration, issued Amendment 2 to Adopting Order No. 8 under Basic Order No. 1, as amended, under General Order No. 68, as amended. However, the schedule attached to and made a part of that amendment failed to reflect the increases permitted by Amendment 1 to the aforesaid adopting order.

The schedule attached to the accompanying amendment and made a part of the order does reflect the increases permitted by Amendment 1 to the order and supersedes all previous schedules. This amendment does not, however, supersede Supplementary Order 179 relating to increased freight rates on certain commodities.

[F. R. Doc. 46-19017; Filed, Oct. 22, 1946; 8:46 a. m.]

Item	Delivered prices to ultimate users (this includes consumers)	Delivered prices to purchasers for resale on an installed basis (this includes contractors)
5. Finishing lime.....	\$0.865 per bag, 50 lb.	\$0.81 per bag, 50 lb. \$27.64 per ton.

2. Except as hereby amended, Adopting Order No. 25, as amended, under Basic Order No. 1, as amended, under General Order 68, as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 14th day of October 1946.

WILLIAM K. HARRISON,
District Director.

Opinion Accompanying Amendment No. 3 to Adopting Order No. 25 Under Basic Order No. 1, as Amended, Under General Order No. 68, as Amended

The accompanying amendment corrects a typographical error made in printing the price of finishing lime shown in Item 5 of the Schedule of September 25, 1946. In all other respects Order No. 25, as amended, under Basic Order No. 1, as amended, under General Order No. 68, as amended, remains unchanged.

[F. R. Doc. 46-19024; Filed, Oct. 22, 1946; 8:49 a. m.]

[Region IV Order G-41 Under RMPR 122, Amdt. 2]

SOLID FUELS IN ROME, GA., AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (e) and subparagraph (f) (1) of Order No. G-41 under Revised Maximum Price Regulation No. 122, issued by this office April 21, 1946, are amended to read as follows:

[Pittsburgh Adopting Order 25 Under Basic Order 1 Under Gen. Order 68, Amdt. 3]

BUILDING AND CONSTRUCTION MATERIALS IN ALTOONA, PA., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Pittsburgh District Office, *It is hereby ordered:*

1. Adopting Order No. 25, as amended, under Basic Order No. 1, as amended, under General Order 68, as amended, is hereby further amended by substituting the following in place of Item 5 in the Schedule of September 25, 1946 and made a part of this order:

Item	Delivered prices to ultimate users (this includes consumers)	Delivered prices to purchasers for resale on an installed basis (this includes contractors)
5. Finishing lime.....	\$0.865 per bag, 50 lb.	\$0.81 per bag, 50 lb. \$27.64 per ton.

(e) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "Direct Delivery or Domestic" basis:

(1) *High volatile bituminous coals from District No. 8.*

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.	Per ¼ ton, 500 lbs.
Egg.....	\$9.07	\$4.79	\$2.52
Block.....	9.62	5.06	2.66
Stoker.....	8.42	4.46	2.36
Slack.....	6.47	3.49	1.87
Egg from Subdistrict No. 6 (southern Appalachian).....	9.22	4.86	2.56
Block from Subdistrict No. 6 (southern Appalachian).....	9.77	5.14	2.69

(f) *Maximum authorized service charges and required deductions—(1) Sacked coal.* For egg coal sold in 70 pound sacks the dealer may charge not more than 40¢ per sack and \$1.15 for three sacks at the yard.

Effective date. This amendment shall become effective as of August 22, 1946.

Issued: October 9, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Opinion Accompanying Amendment No. 2 to Order No. G-41 Under Revised Maximum Price Regulation No. 122

Amendment No. 2 to Order No. G-41 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amend-

ment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (b) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19112; Filed, Oct. 23, 1946; 8:45 a. m.]

[Region IV Order G-49 Under RMPR 122, Amdt. 3]

SOLID FUELS IN ROCKY MOUNT, N. C.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (e) and subparagraphs (f) (4) and (f) (5) of Order No. G-49 under Revised Maximum Price Regulation No. 122, issued by this office on June 7, 1945, are amended to read as follows:

(e) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "Direct Delivery or Domestic" basis:

(1) *Low volatile bituminous coal from District Nos. 7 and 8.*

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.	Per ¼ ton, 500 lbs.
Egg, top price (top size larger than 3" bottom size no limit) in Price Classification C, from the Red Ash seam.....	\$12.52	\$6.51	\$3.38
Egg, low price, from Mine Index 391, the No. 2 Mine of the Raven Red Ash Coal Co.....	12.22	6.36	3.31
Lump (bottom size larger than that designated for screened run-of-mine) in Price Classifications A through D, inclusive, from District 7.....	12.59	6.55	3.40
Stove (top size larger than 1 1/4" but not exceeding 3"; bottom size smaller than 3") from Mine Index 391, the No. 2 Mine of the Raven Red Ash Coal Co.....	11.97	6.24	3.24
Nut, from District 7 (top size larger than 3/4" but not exceeding 1 1/4"; bottom size smaller than 1 1/4")—Price Classification A, and Size Group No. 4 coal from Mine Index 37, the Caretta Mine of the Carter Coal Co.....	10.59	5.55	2.90
Run-of-mine, domestic or screened (in Size Group 6) Price Classification A.....	10.37	5.44	2.84
Stoker pea (top size not exceeding 3/4"; bottom size smaller than 3/4") in Price Classification A.....	9.72	5.11	2.68
Slack.....	9.02	4.76	2.51
Briquettes.....	13.08	6.79	3.52

(2) *High volatile bituminous coal from District No. 8.*

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.	Per ¼ ton, 500 lbs.
Chunk, 5" x 8" (size group 2 egg or lump) from mine index 481, the Virglow mine of the Benedict Coal Corp.	\$12.12	\$6.31	\$3.28
Lump, 3" (size group 3) in price classification M, and Egg, top price, 3" x 5" (size group 6) price classifications C through L, inclusive.	10.82	5.66	2.96
Egg, low price, 2" x 5" (size group 7) price classifications K through M, inclusive.	10.47	5.49	2.87
Stoker (top size 1¼" and smaller; bottom size smaller than 1¼") in price classifications B through E, inclusive.	10.22	5.36	2.81
Slack.	7.47	3.99	2.12

(f) *Maximum authorized service charges and required deductions. * * **

(4) *Yard sales.* On sales of Egg coal from District No. 8 to peddlers, the dealer must reduce the domestic price at least \$1.09 per ton at the yard.

(5) *Sacked coal.* The dealer may charge not more than 65¢ per 100 lbs. of coal at the yard, not including the sack. The dealer may charge not more than 75¢ per 100 lbs. of coal delivered not including sack.

Effective date. This amendment shall become effective as of August 22, 1946.

Issued: October 7, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Opinion Accompanying Amendment No. 3 to Order G-49 Under Revised Maximum Price Regulation No. 122

Amendment No. 3 to Order No. G-49 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation, and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation No. 122 to meet the requirements of section 2 (t) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19106; Filed, Oct. 23, 1946; 8:47 a. m.]

[Region IV Order G-61 Under RMPR 122, Amdt. 1]

SOLID FUELS IN MARION, VA., AREA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (d) and subparagraph (e) (3) of Order No. G-61 under Revised Maximum Price Regulation No. 122, issued by this office November 8, 1945, are amended to read as follows:

(d) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "Direct Delivery or Domestic" basis:

(1) *Bituminous coals from Districts Nos. 7 and 8.*

Size	Per ton, 2,000 lbs.	Per ½ ton, 1,000 lbs.
Lump and egg.	\$8.82	\$4.66
Nut.	8.42	4.46
Pea.	8.52	4.51
Steam run-of-mine.	7.82	4.16
Domestic run-of-mine.	8.32	4.41

(e) *Maximum authorized service charges and required deductions. * * **

(3) *Sacked coal.* For coal sold in sacks when the purchaser picks up the coal and supplies the sack or bag, dealer may charge not more than 55¢ per cwt. If the dealer supplies the sack or bag, the dealer's cost thereof may be added to the price specified herein, provided that in no case shall such addition exceed 10¢ per sack or bag.

Effective date. This amendment shall become effective as of August 22, 1946.

Issued: October 7, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Opinion Accompanying Amendment No. 1 to Order No. G-61 Under Revised Maximum Price Regulation No. 122

Amendment No. 1 to Order No. G-61 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under Section 1340.260 of said regulation and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of Section 2 (t) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said

Amendment will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-19100; Filed, Oct. 23, 1946; 8:49 a. m.]

[Kansas City Order 1, Under Gen. Order 68, Amdt. 4]

BUILDING MATERIALS IN KANSAS CITY DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, *It is hereby ordered* That Order No. 1 under General Order No. 68, maximum prices for retail sales of certain building materials in Clay and Jackson Counties, Missouri and Johnson and Wyandotte Counties, Kansas, be and it hereby is amended in the following respects:

1. In section II 2, the lines immediately preceding the description of the free delivery zone are amended to read as follows:

2. (a) *Free delivery zones.* The term "free delivery zone" as used in this order for all items other than transit-mixed concrete, includes all points within a radius of ten miles from the place from which delivery is made and all points within the following described boundary lines:

2. A new paragraph is added under section II 2 as follows:

2. (b) The term "free delivery zone" as used in this order for the delivery of transit-mixed concrete includes all points within the following described boundary lines:

Beginning at the north end of the Fairfax Bridge across the Missouri River; thence north along U. S. Highway 69 to a junction with Missouri State Highway 45; thence south and east along said Highway 45 to the north city limits of North Kansas City, Missouri; thence east along the north city limits of North Kansas City, Missouri to Bancroft Road; thence south to the south bank of the Missouri River; thence along the south bank of the Missouri River to Cement City; thence in a southwesterly direction along County Road (7E) to a junction with County Road (4M); thence east along County Road (4N) to a junction with County Road (8E); thence south along County Road (8E) to the north city limits of the City of Independence, Missouri; thence east along the north city limits of the City of Independence, Missouri to the east city limits of said city; then south along said east city limits to the south city limits of the City of Independence, Missouri; thence west along said south City limits to Forest Street in said City of Independence, Missouri; thence west on 23rd Street to the east city limits of Kansas City, Missouri; thence south along said east city limits to the south city limits of said City of Kansas City, Missouri; thence west along the south city limits of Kansas City, Missouri to the Missouri-Kansas State Line; thence north on said State Line to the

south city limits of Kansas City, Kansas; thence west and north along the south city limits of the City of Kansas City, Kansas to the west city limits of the City of Kansas City, Kansas; thence north along the west city limits of Kansas City, Kansas to the Missouri River; thence east along the south bank of the Missouri River to the Fairfax Bridge; thence north across the said bridge to the point of the beginning.

Wherever reference is made to public highways, the boundary line shall be construed as being the center of said highway.

3. The following is added to Appendix A immediately following the list of items contained therein:

The maximum prices for the sale and delivery of ready-mixed concrete covered by this order shall be as follows:

	Maximum price per cubic yard for each delivery by truck in quantities of 2 cubic yards or more	Maximum price per cubic yard for each delivery by truck in quantities of less than 2 cubic yards
Standard cement in mixtures of—		
1-3-5.....	\$8.07	\$9.15
1-2-4.....	8.50	9.58
1-2-3½.....	8.88	9.96
1-2-3.....	9.20	10.28
1-3 Grout.....	11.36	12.43
1-2 Grout.....	12.27	13.35
Early strength cement in mixtures of—		
1-3-5.....	9.15	10.23
1-2-4.....	9.58	10.66
1-2-3½.....	9.96	11.03
1-2-3.....	10.28	11.36

4. The following footnote is added to Appendix A:

(5) For any additions to the standard mixes of transit-mixed concrete listed in this appendix, or any admixes, the maximum ceiling price may be increased by an amount

not to exceed that amount charged in 1942 for the same additions or admixes.

5. Footnote 3 to Appendix A is amended to read as follows:

(3) *Delivery charges.* (a) The following delivery charges for addition to the transit-mixed concrete may be made when delivered outside the free delivery zone.

(1) For sellers who were in business during March, 1942, the same delivery charge they had in effect during March, 1942 for each type and quantity of sale made.

(2) For sellers who were not in business during March, 1942, the delivery charge which their most competitive seller who was in business during March, 1942, may make under provisions of this order.

(b) The following additional delivery charges may be made for transit-mixed concrete.

(1) Whenever delivery is made to any point at a distance greater than six miles from a base point at the intersection of Linwood Boulevard and Paseo Boulevard in the City of Kansas City, Missouri, a charge of twenty-five cents (\$0.25) per cubic yard may be added for each mile in excess of six miles.

(2) A holding charge of \$3.00 per hour may be added for each load, when unloading is delayed for a period of more than twenty minutes at the direction of the buyer.

(3) *Over-time delivery charges.* (i) On any week-day when delivery is commenced before 7:30 A. M. or after 4:00 P. M., an additional charge of seventy-five cents (\$0.75) per cubic yard may be made.

(ii) An additional charge of seventy-five cents (\$0.75) per cubic yard may be made for any delivery made on Saturday.

(iii) An additional charge of one dollar and fifty cents (\$1.50) per cubic yard may be made for any delivery made on Sunday or on any legal holiday.

(4) During the period beginning November 15 and March 15, an additional charge of 25 cents (\$0.25) per cubic yard may be made for heating.

This amendment shall become effective July 12, 1946.

Issued this 28th day of June 1946.

J. G. CALLAWAY,
District Director.

Opinion Accompanying Amendment 4 to Order No. 1 Under General Order No. 68

Amendment 4 to Order No. 1 under General Order No. 68 is being issued in order to bring transit-mixed concrete within the coverage of the order. Prior to issuing the order, the District Director consulted with representative sellers of the commodity and has determined that because of the nature of the commodity and problems involved in its delivery, the free delivery zone which applies to other commodities subject to Order No. 1 would not properly apply to the delivery of transit-mixed concrete. Therefore, the amendment not only places such concrete under the order but it re-defines the free delivery zone insofar as it applies to such concrete.

The District Director has also provided for definite delivery charges to be made for this commodity and upon the advice of the sellers with whom he conferred, has established a base point from which the distance of all deliveries is to be computed.

In accordance with the custom of the trade, a provision has been made for a holding charge where unloading is delayed over twenty minutes at the request of the buyer and additional delivery charges are provided in order to conform to the practice of the trade where delivery is made before 7:30 a. m. or after 4 p. m.; on Saturday, Sunday and legal holidays, and a provision is made for a charge for heating between November 15 and March 15.

The District Director is of the opinion that the amendment is necessary in order to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and General Order No. 68, and that it is generally fair and equitable to buyers and sellers alike.

[F. R. Doc. 46-19120; Filed, Oct. 23, 1946; 8:57 a. m.]